



# महाराष्ट्र शासन राजपत्र

## भाग दोन-संकीर्ण सूचना व जाहिराती

वर्ष २, अंक २९]

गुरुवार ते बुधवार, जुलै २१-२७, २०१६/आषाढ ३०-श्रावण ५, शके १९३८

[पृष्ठे ७६, किंमत : रुपये १५.००

### प्राधिकृत प्रकाशन

### संकीर्ण सूचना व जाहिराती

सार्वजनिक न्याय नोंदणी कार्यालय, पुणे

चौकशीची जाहीर नोटीस

क्रमांक/३७८६/२०१६

अर्ज क्रमांक ४/२०१५, मुंबई सार्वजनिक विश्वस्त व्यवस्था अधिनियम, १९५० चे कलम ५० अ (२) (प्रमाणे) श्री. कृषक सेवा संघ पी टी आर क्रमांक एफ - १५१/ नगर मध्ये श्री. संभाजी शिक्षण प्रसारक मंडळ पी टी आर क्रमांक-एफ- १४१६४/पुणे या न्यासाचे विलिनीकरणाबाबत.

कृषक सेवा संघ व इतर .....अर्जदार

विरुद्ध

कोणी नाही .....जाब देणार

ज्याअर्थी उपरोक्त प्रकरणांत मा. धर्मादाय सह आयुक्त, पुणे यांनी दिनांक ३ सप्टेंबर २०१५ रोजी आदेश केला आहे.

त्याअर्थी, सर्व संबंधितास या नोटीशीने सचीत करण्यात येते उपरोक्त प्रकरणांत वर सचीत केलेल्या न्यासांचे विलिनीकरण करणेबाबत मा. धर्मादाय सह आयुक्त, पुणे आदेश करणार आहे. तरी सदर विलिनीकरणाबाबत कोणास काही हरकत असल्यास त्यांनी तशी लेखी हरकत खालील पत्त्यावर नोटीस प्रसिद्ध झाल्यापासून ३० दिवसांच्या आत दाखल करावी व तशी पोच घ्यावी. अन्यथा सदर प्रकरणांत कोणास कोणत्याही प्रकारची हरकत नाही असे समजून मा. धर्मादाय सह आयुक्त, पुणे सदर प्रकरणात सदर न्यासाचे विलिनीकरणाबाबत आदेश करतील व त्यानंतर कोणत्याही प्रकारची तक्रार चालणार नाही.

येणेप्रमाणे सदर नोटीस मा. धर्मादाय सह आयुक्त, पुणे यांचे शिक्क्याने व माझे सहीने १७ जून २०१६ रोजी दिले आहे.

पुणे,

दिनांक १७ जून २०१६.

सौ. सु. अं. तिकोने,

नोंदणी अधीक्षक,

सार्वजनिक न्यास कार्यालय,

पुणे विभाग, पुणे.

महाराष्ट्र शासन राजपत्र, भाग दोन-संकीर्ण सूचना व जाहिराती,  
गुरुवार ते बुधवार, जुलै २१-२७, २०१६/आषाढ ३०-श्रावण ५, शके १९३८

**IN THE PUBLIC TRUSTS REGISTRATION OFFICE  
GREATER MUMBAI REGION, MUMBAI**

Dharmadaya Ayukta Bhavan, 2nd Floor  
83, Dr. Annie Bessant Road, Worli,  
Mumbai 400 018.

**PUBLIC NOTICE OF INQUIRY**

No. JC/ACCHO/50 A(2)/37/5079/2016

Application No. A.C.C. HO/37 of 2016

Under Section 50 A (2) of Bombay Public Trust Act,  
1950.

And

In the matter of Bhaidas Maganlal Trust, P.T.R  
No. A-2212 ( Mumbai).

With

In the matter of Bhaidas Maganlal Charity Trust,  
P.T.R. No. E-1916 ( Mumbai).

To,

All concerned having interest

The above mentioned application filed in this office by the trustees of below mentioned two trusts for amalgamation/merger of Bhaidas Maganlal Trust, P.T.R. No. A-2212 (Mumbai) with Bhaidas Maganlal Charity Trust, P.T.R. No. E-1916 ( Mumbai) under section 50A (2) of the Bombay Public Trust Act, 1950.

The names and Public Trust Registration Number of the trust proposed to be amalgamated are as under :

Sr. No.	Name	Address	P.T.R. No.
1.	Bhaidas Maganlal Trust	301, 3rd Floor, Girikunj, N.S. Patkar Marg, Hughes Road, Mumbai 400007.	A-2212 (Mumbai)
2	Bhaidas Maganlal Charity Trust.	301, 3rd Floor, Girikunj, N.S. Patkar Marg, Hughes Road, Mumbai 400007.	E-1916 (Mumbai)

This is to call upon you to submit your objections, if any within 30 days from the date of publication of this notice.

If no such submission/objection are received within the prescribed time limit it will be presumed that, nobody is interested in this matter and none wants to submit any say or objection and in that case the matter will be preceded futher and the order as deemed fit in the interest of the Trust will be passed for amalgamation.

Given under my hand and seal of the Charity Commissioner, Maharashtra State, Mumbai.

This 29th day of June, 2016.

VIJAY PADVAH,  
Superintendent (J),  
Public Trusts Registrat Office,  
Greater Mumbai Region, Mumbai.

सहायक विक्रीकर आयुक्त (ड-००८)  
व्यवसाय लेखा शाखा, रायगड विभाग, नवी मुंबई

जाहीर लिलाव सूचना

क्रमांक सविआ (ड-००८) व्य. ले./२७७०००४४१८३ व्ही/१६-१७/ब-१८३३

ज्याअर्थी, मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस नोंदणी दाखला क्र. २७७०००४४१८३ व्ही., प्लॉट नं. सी. १४२, टी. टी. सी. इंडस्ट्रियल एरिया, पवणे, नवी मुंबई -४०० ७०५ यांच्याकडून विक्रीकर थकबाकी रुपये ३,४३,२५,२५३ (अक्षरी रुपये तीन कोटी त्रैचाळीस लाख पंचवीस हजार दोनशे त्रैपन्न फक्त) अधिक नोटीस फी रु. ११ येणे आहे आणि ज्याअर्थी या जाहिरनाम्यात नमूद केलेला माल/ मिळकत जप्त केली आहे आणि ज्याअर्थी सदरहू माल/मिळकत विकून वसूल करणे आवश्यक आहे व त्याप्रमाणे सदरहू जप्तीचा व विक्रीचा सर्व कायदेशीर चार्ज व खर्चही वसूल करणे जरूर आहे.

त्याअर्थी, असे जाहीर करण्यात येत आहे तसेच लेखी सूचित करण्यात येत आहे की, थकबाकीदार मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस या कंपनीने थकबाकीची संपूर्ण रक्कम रु. ३,४३,२५,२५३ अधिक रु. ११ नोटीस फी या नोटिसमध्ये जाहीर केलेल्या लिलावाच्या दिनांकापूर्वी भरणा केली नाही तर सदर जप्त केलेली स्थावर आणि जंगम मालमत्ता कंपनीच्या वरील पत्त्यावर महाराष्ट्र जमीन महसूल वसुलीबाबत नियम, १९६६ [नियम क्रमांक १२ (२) (ब)] अन्वये खालील स्वाक्षरी करणारे यांचेद्वारे २२ ऑगस्ट २०१६ रोजी सकाळी ११-०० वाजता जाहीर लिलावाद्वारे विकण्यात येईल. सदरची विक्री ही विक्रीकर सहआयुक्त (व्हॅट प्रशासन) रायगड विभाग, बेलापूर, नवी मुंबई, यांच्याकडून कायम होण्याच्या अधीन राहून करण्यात येईल.

सदर स्थावर व जंगम मालमत्तेची विक्री ही थकबाकीदार व्यापाऱ्याच्या सदर मालमत्तेतील हक्क (Rights) शीर्षक (Title) आणि (Interest) पर्यंत मर्यादित राहील.

सदर लिलावात अटी व शर्ती निम्न स्वाक्षरीतांच्या कार्यालयात कोणत्याही कामकाजाच्या दिवशी कार्यालयीन वेळेत उपलब्ध होतील.

जंगम मालमत्तेचा तपशील

अ. क्र.	तपशील	वस्तुंची संख्या
१	क्रेन	३
२	वेल्वींग मशिन	५
३	फॅन	५
४	पिक अप वॅन (एम एच ४३ एफ-५९८७)	१
५	संगणक	१०
६	प्रिन्टर	१
७	प्रिन्टर झेरॉक्स सहीत	१
८	खुर्च्या	२०
९	टेबल	११
१०	स्टील कपाटे	३
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१२	स्टील लॉकर	६
१३	सी. सी. टीव्ही कॅमेरा	१
१४	एअर कंडीशनर्स	५
१५	लेथ मशिन	२
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१९	ग्राईडिंग मशिन	१

**स्थावर मालमत्तेचा तपशील**

मे. नर्मदा ऑफशोर टेक्नीकल सर्विसेस.

प्लॉट नं. सी.- १४२, टी. टी. इंडस्ट्रियल एरिया , पवणे, नवी मुंबई ४००७०५.

अंदाजे क्षेत्रफळ १९७६ चौ. मी. (पक्के बांधकामाची इमारत अंतर्भूत)

माझ्या सही व शिक्क्यानिशी दिनांक २० जून २०१६ रोजी दिले.

नवी मुंबई,

दिनांक २० जून २०१६.

शिक्का.

**डी. फ. भास्कर,**

सहायक विक्रीकर आयुक्त (ड-००८),  
व्यवसाय लेखा शाखा, रायगड विभाग, बेलापूर,  
नवी मुंबई.

**OFFICE OF THE ASSISTANT COMMISSIONER OF SALES TAX,  
BUSINESS AUDIT BRANCH, RAIGAD DIVISION,  
R. No. 426, IVth FLOOR,  
NAVI MUMBAI**

**Auction Proclamation Notice**

No. AC/(Business Audit)/D-008 /TIN No. 27700044183 V/C/B-1833

Whereas M/s. Narmada offshore technical services holder of TIN 27700044183V PLOT No. C - 142, TTC INDUSTRIAL AREA, PAWANE, NAVI MUMBAI 400705 under MVAT Act, 2002 and CST ACT, 1956, has made default in payment of Rs.3,43,25,253/- ( in words Rs.Three Crore Fourty Three Laks Twenty Five Thousand Two Hundred fifty three only ) of Sales Tax dues and processing fees Rs. 11 under MLRC 1966. And whereas the moveable/immoveable property specified below has been attached for the recovery of Rs. 3,43,25,253.

Notice is hereby given that unless the total amount aforesaid be paid in the Govt. treasury on or before the day herein fixed for the sale, the said property shall be sold by public auction at above address of the dealer on 22nd August 2016 at or about 11-00 a.m. by the undersigned. Any Sale so made shall be subject to confirmation by Joint Commissioner of Sales Tax (VAT ADM), Raigad division, Belapur, Navi Mumbai.

The sale of immoveable property extends only to the right, title and interest of the said defaulter in the said property. Terms and conditions of the auction are available in the office of the undersigned.

*Schedule of Moveable property*

Sr.No	Description of Moveable Property	No. of Items
1	Cranes	3
2	Welding Machines	5
3	Fans	5
4	Pick up Van (MH-43-F- 5987)	1
5	Computers	10
6	Printer	1
7	Printer with zerox	1
8	Chairs	20
9	Tables	11
10	Steel Cup Board	3
11	Wooden Cup Board	4
12	Steel Locker	6
13	CC Tv Camera	1
14	Air Conditioners	5
15	Lethe Machine	2
16	Drill Machine	2
17	Thread Machine	1
18	Cutting Machine	2
19	Grinding Machine	1

*Schedule of Immoveable Property*

Description of Immoveable Property

M/s. NARMADA OFFSHORE TECHNICAL SERVICES

PLOT No. C- 142, TTC INDUSTRIAL AREA, PAWANE, NAVI MUMBAI 400705

Admeasuring area approximately : 1976 Sq. Meters with constructed building.

Give under my hand and seal of this office.

Navi Mumbai,

Dated the 20th June 2016.

Seal of Office.

DINESH F. BHASKAR,

Asst. Commr. of Sales Tax, Buisness Audit,  
Raigad Division, Konkan Bhavan.

**Serial No. M-16114**

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY**

**ORDINARY ORIGINAL CIVIL JURISDICTION**

**COMPANY SCHEME PETITION No.861 OF 2015**

**CONNECTED WITH COMPANY SUMMONS FOR DIRECTION No. 762 OF 2015**

In the matter of the Companies Act I of 1956

AND

In the matter of Sections 391 to 394 read with Section  
100 to 103 of the Companies Act, 1956.

AND

In the matter of the Scheme of Arrangement between  
Parakh Agro Industries Limited and Parakh Foods  
and Oils Limited and their respective shareholders.

Parakh Agro Industries Limited  
a Company incorporated Under the  
Companies Act, 1956 and having its  
Gat No. 45/ 1, 2, 3 Village Bhandgaon,  
Taluka Daund, Bhandgaon - 412214

*. . . Petitioners.*

**Form of Minutes**

The capital of Parakh Agro Industries Limited is henceforth Rs. 4,80,00,000/- (Rupees Four Crores Eighty Lacs only) divided into 4,80,00,000 (Four Crores Eighty Lacs) Equity Shares of Re.1/- each fully paid up, reduced from existing Issued, Subscribed & Paid-up Share Capital of the Company of Rs. 48,00,00,000/- (Rupees Forty Eight Crores only) divided into 4,80,00,000 (Four Crores Eighty Lacs) Equity Shares of Rs.10/- each fully paid-up by reducing face value of the Equity Shares from Rs.10/- to Rs. 1/- each.

Mumbai,

Dated: 25th day of April, 2016.

*For* MR.CHANDRAKANT MHADESHWAR,

Advocate for Petitioner.

1/5, Mahavir Chambers, 1st Floor,  
Banaji Path, *via* Manubhai Lane,  
Fort, Mumbai 400 001.

**Serial No. M-16115**

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY**

**ORDINARY ORIGINAL CIVIL JURISDICTION**

**COMPANY SCHEME PETITION No.861 OF 2015**

**CONNECTED WITH COMPANY SUMMONS FOR DIRECTION No. 762 OF 2015**

In the matter of the Companies Act I of 1956

AND

In the matter of Sections 391 to 394 read with Section  
100 to 103 of the Companies Act, 1956.

AND

In the matter of the Scheme of Arrangement between  
Parakh Agro Industries Limited and Parakh Foods  
and Oils Limited and their respective shareholders.

Parakh Agro Industries Limited  
a Company incorporated Under the  
Companies Act, 1956 and having its  
Gat No. 45/ 1, 2, 3 Village Bhandgaon,  
Taluka Daund, Bhandgaon - 412214.

*. . . Petitioners.*

**Notice Of Registration Of Order And Minute**

Notice is hereby given that the order of the High Court at Bombay dated the 26th day of February, 2016 confirming reduction of capital of the above named company from Rs 48,00,00,000 (Rupees Forty Eight Crores only) divided into 4,80,00,000 (Four Crores Eighty Lacs) Equity Shares of Rs.10/- each fully paid up to Rs. 4,80,00,000/- (Rupees Four Crores Eighty Lacs only) divided into 4,80,00,000 (Four Crores Eighty Lacs) Equity Shares of Re.1/- each fully paid up and the minute approved by the Court showing with respect to reduction of capital of the above named company as altered, the several particulars required by the above Act, were registered by the Registrar of Companies, Pune on the 22nd Day of April 2016.

Mumbai,

Dated: 25th day of April, 2016.

*For* MR.CHANDRAKANT MHADESHWAR,

Advocate for the Petitioner.

1/5, Mahavir Chambers, 1st Floor,  
Banaji Path, *via* Manubhai Lane,  
Fort, Mumbai 400 001.

**Serial No. M-16116**

**MULTI COMMODITY EXCHANGE OF INDIA LIMITED**

**Mumbai**

Pursuant to repeal of Forward Contracts (Regulation) Act, 1952, Forward Contracts (Regulation) Rules 1954 and dissolution of Forward Markets Commission w.e.f. 28th September 2015, and in compliance of circulars issued by the Securities and Exchange Board of India, (SEBI), the Multi Commodity Exchange of India Limited (hereinafter referred to as “the MCX” or “the Exchange”) had made amendments in the Bye-laws of the Exchange, subject to approval of SEBI under the Securities Contracts (Regulation) Act, 1956 (SCRA), which were pre-published in the *Gazette* of India dated 27th February, 2016, 19th March, 2016, and 9th July, 2016.

In furtherance of the said amendments, it is proposed to make the following amendments in the Bye-laws of the Exchange subject to approval of SEBI under SCRA. The proposed amendments are published as per Rule 18 of the Securities Contracts (Regulation) Rules, 1957 for information/public comments/criticism. Any person having any comments/observations on the proposed amendments to the Bye-laws may send the same in writing to the undersigned at Multi Commodity Exchange of India Limited, Exchange Square, Suren Road, Chakala, Andheri (East), Mumbai 400 093 or through email to *LD-gazette@mcxindia.com* within fifteen days from the date of this publication. The comments/ observations received after the fifteenth day will not be considered and the draft will be taken into consideration immediately after the expiry of fifteen days.

**PROPOSED AMENDMENT TO THE BYE-LAWS OF THE MULTI COMMODITY EXCHANGE OF INDIA LIMITED**

**1. In Bye-law 2 of the MCX Bye-laws,—**

(i) after Bye-law 2.1.1 as so amended, the following Bye-law shall be inserted, namely :—

‘2.1.1A. The Companies Act, 1956/ the Companies Act, 2013 and Rules made thereunder, and the Depositories Act, 1996.’;

(ii) after Bye-law 2.3.1 as so amended, the following Bye-laws shall be inserted, namely :—

‘2.3.1A. “American Style option contract”

American Style option contract means an option contract which may be exercised on any day on or before the expiration day.’;

‘2.3.1B. “Assignment” means an allocation of an option contract which is exercised, to a short position in the same option contract, at the same strike price, for fulfillment of the obligation, in accordance with the procedure as may be specified by the Relevant Authority, from time to time.’;

‘2.3.1C. “At the money or Near the money strike price” is the strike price of the option contract at or within such range of the underlying as may be specified by the Relevant Authority from time to time.’;

(iii) for Bye-law 2.3.3, the following Bye-law shall be substituted, namely :—

‘2.3.3. Approved User” means a person employed or engaged by a member of an Exchange in his/their own exclusive arrangement with the permission of the Exchange for trading in the automated trading system or any other trading system approved by the Exchange.’;



(iv) in Bye-law 2.3.11 as so amended, after the words “Regulations of the Exchange and the Clearing House” the following words shall be inserted, namely :-

“or Clearing Corporation”;

(v) after Bye-law 2.3.15(a) as so amended, the following Bye-law shall be inserted, namely :-

“2.3.15 (b). “Cash Settled Derivatives Contract” means a Derivatives Contract which shall be performed by cash settlement rather than delivery of the underlying.”;

(vi) in Bye-law 2.3.16,-

(a) after the words “Certified warehouse receipts” the following symbols and words shall be inserted, namely :-

“ /storage receipt/vault receipt”;

(b) after the words “certified warehouse” the symbol and word “/vault” shall be inserted;

(vii) for Bye-law 2.3.17, the following Bye-law shall be substituted, namely :-

“2.3.17. “Certified warehouse” means the Exchange Certified/ Approved/ accredited / designated Warehouse and which includes any place of storage, godown, warehouse, tank, cold storage, silo, store house, vault or any type of storage facility whether temporary or permanent approved by the Exchange or any agency authorized by it and designated as such for storage or for making deliveries to and taking delivery of commodities for fulfilling contractual obligations resulting from transactions in commodity contracts.”;

(viii) in Bye-law 2.3.19, after the words “the Exchange appointed by the Board” the following words shall be inserted, namely:-

“of Directors of Multi Commodity Exchange of India Limited.”;

(ix) in Bye-law 2.3.29, for the words and symbol “forward/futures contracts” the words “contracts traded on the Exchange” shall be substituted;

(x) in Bye-law 2.3.30 as so amended,-

(a) after the words “rights, interests and events,” the words “or any other” shall be inserted;

(b) the word “commodity” shall be deleted;

(xi) in Bye-law 2.3.32, the word “commodity” shall be deleted;

(xii) in Bye-law 2.3.34, after the words “ the delivery period through issue of delivery orders” the following symbol and words shall be inserted, namely :-

“ / by way of delivery”;

(xiii) in Bye-law 2.3.35,-

(a) after the words “ ‘Delivery order’ means an order” the symbol and word “/ intention” shall be inserted;

(b) the words “in favour of” shall be deleted;

(c) after the words “ to the Clearing House” the symbol and words “/ Clearing Corporation” shall be inserted;

(xiv) for Bye-law 2.3.36, the following Bye-law shall be substituted, namely :-

“2.3.36. ‘Delivery order rate’ means the rate at which delivery order / delivery shall be allocated on the designated tender day or on the contract expiry date.

*Explanation:* On expiry date the delivery order rate shall be the Due Date Rate (DDR).”;

(xv) in Bye-law 2.3.37,—

- (a) after the words “other document of title to goods” the words “or security” shall be inserted;
- (b) the words “by issue of delivery order” shall be deleted;

xvi) in Bye-law 2.3.39,—

- (a) after the word “commodities” wherever it occurs, the symbol and word “/ securities” shall be inserted;
- (b) after the word “commodity” wherever it occurs, the symbol and word “/security” shall be inserted;

(xvii) in Bye-law 2.3.40, after the word “commodities” the words “or securities” shall be inserted;

(xviii) in Bye-law 2.3.42, after the words “specific commodity” the words “or security” shall be inserted;

(xix) after Bye-law 2.3.44 as so amended, the following Bye-law shall be inserted, namely:—

‘2.3.44A. “Exchange Certified/ Approved/ empaneled/ accredited / designated/ appointed assayer” means an agency approved as such by the Exchange/Relevant Authority for quality testing and certification of the commodities as per relevant contract specification and circulars issued from time to time.’;

(xx) the Bye-law 2.3.45 shall be deleted;

(xxi) after Bye-law 2.3.45A as so amended, the following Bye-laws shall be inserted, namely:—

‘2.3.45B. “Exercise” means the invocation of right, in accordance with and subject to Rules, Bye-laws and Regulations of Exchange or Clearing Corporation, by the option holder.’;

‘2.3.45C. “Exercise Price or Strike Price” is the price per unit of trading at which the option holder has the right either to buy or sell the underlying upon exercise of the option.’;

‘2.3.45D. “Exercise Settlement Price”, in respect of Exercise Settlement, is the closing price of the underlying on the day of exercise or such other price of the underlying as may be decided by the Relevant Authority, from time to time.’;

‘2.3.45E. “Exercise Settlement Value” in respect of Exercise Settlement means the difference between the Strike Price and the Exercise Settlement Price for each unit of trading of the option contract for the purpose of settlement.’;

‘2.3.45F. “Exercise Style” of an option refers to the price at which and/or time as to when the option is exercisable by the holder. It may either be an American style option or an European style option or such other exercise style of option as the Relevant Authority may prescribe from time to time.’;

‘2.3.45G. “Expiry Day or Expiration Day” means the last day for trading of the contract.’;

‘2.3.45H. “Expiration time” is the close of business hours on the expiration day of the option contract or such other time as may be specified by the Relevant Authority from time to time.’;

‘2.3.45I. “European Style option contract” means an option contract which may be exercised on the expiration day on or before the expiration time.’;

(xxii) in Bye-law 2.3.51 as so amended, after the words “ ‘Futures Contract’ means a” the words “forward contract or” shall be deleted;

(xxiii) after Bye-law 2.3.51 as so amended, the following Bye-law shall be inserted, namely :-

‘2.3.51(i). “Futures style premium settlement” means premium settlement of option contracts based on settlement system as specified by the Relevant Authority for futures contract and will include initial margins and mark to market settlement on long and short options position, in accordance with the Regulations as may be specified by the Relevant Authority, from time to time.’;

(xxiv) in Bye-law 2.3.52 after the words “pertaining to all commodities” the words “or securities” shall be inserted;

(xxv) after Bye-law 2.3.55 as so amended, the following Bye-law shall be inserted, namely :-

‘2.3.55A. “In the money strike price”, in case of Put Option, is the strike price of the option contract which is above ‘At the money or Near the money’ strike price.

In case of Call Option, is the strike price of the option contract which is below ‘At the money or Near the money’ strike price.’;

(xxvi) in Bye-law 2.3.56, after the words “specific commodity” the words “or security” shall be inserted;

(xxvii) in Bye-law 2.3.59, after the words “a contract month for a commodity” the words “or security” shall be inserted;

(xxviii) in Bye-law 2.3.62, after the words “selling of contracts in specific commodities” the words “or securities” shall be inserted;

(xxix) in Bye-law 2.3.65, after the words “Clearing House” wherever they occurs, the symbol and words “/ Clearing Corporation” shall be inserted;

(xxx) in Bye-law 2.3.68, after the word “commodities” the words “or securities” shall be inserted, namely;

(xxxi) in Bye-law 2.3.69, after the words “a person in a commodity” the words “or security” shall be inserted;

(xxxii) after Bye-law 2.3.70, the following Bye-laws shall be inserted, namely:-

‘2.3.70A. “Option class” of the same type and style that cover the same underlying constitute an option class.’;

‘2.3.70B. “Option Contract is a type of Derivatives Contract which gives the buyer/holder of the contract the right (but not the obligation) to buy/sell the underlying at a predetermined price within or at end of a specified period. The option contract which gives a right to buy is called a Call Option and the option contract that gives a right to sell is called a Put Option.’;

‘2.3.70C. “Option buyer” is a person who has bought an option contract.’;

‘2.3.70D. “Option seller” is a person who has sold an option contract.’;

(xxxiii) in Bye-law 2.3.71, after the words “specific commodities” the words “or securities” shall be inserted;

(xxxiv) after Bye-law 2.3.72, the following Bye-law shall be inserted, namely:-

‘2.3.72A. “Out of the money strike price”, in case of Put Option, is the strike price of the option contract which is below ‘At the money or Near the money’ strike price and in case of Call Option, is the strike price of the option contract which is above ‘At the money or Near the money’ strike price.’;

- (xxxv) in Bye-law 2.3.74, after the words “making available funds” the symbol and word “/ commodities” shall be inserted;
- (xxxvi) in Bye-law 2.3.75, after the words “by way of payment of funds” the symbols and words “ / commodities / securities” shall be inserted;
- (xxxvii) in Bye-law 2.3.76, after the words “Exchange means release of funds” the symbols and words “ / commodities / securities” shall be inserted;
- (xxxviii) in Bye-law 2.3.77, after the words “required to release funds” the symbols and words “ / commodities / securities” shall be inserted;
- (xxxix) after Bye-law 2.3.77 as so amended, the following Bye-laws shall be inserted, namely:—
- ‘2.3.77A.”Premium” is the price which the buyer of the option pays to the seller of the option for the rights conveyed by the option contract.;
- 2.3.77B.”Premium Style Premium Settlement” means payment of full option premium by the buyer/ holder of an option contract to the seller of the option contract, on purchase of such option contract by the buyer/ holder.’;
- (xl) in Bye-law 2.3.81, after the words “specified commodities” the words “or securities” shall be inserted;
- (xli) in Bye-law 2.3.83, for the word “Board” the words “Governing Board of the Exchange” shall be substituted;
- (xlii) after Bye-law 2.3.89, the following Bye-laws shall be inserted, namely:—
- ‘2.3.89A. “Series of Options” means all options of the same class having the same exercise price and expiration day;
- 2.3.89B. “Settlement Amount” shall include premium settlement amount and/ or exercise settlement amount and/ or such other amount as may be decided by the Relevant Authority from time to time’;
- (xliii) after Bye-law 2.3.91, the following Bye-law shall be inserted, namely:—
- ‘2.3.91A. “Settlement price, in respect of Exercise Settlement”, is the closing price of the underlying on the day of exercise or such other price as may be decided by the Relevant Authority from time to time.’;
- (xliv) in Bye-law 2.3.92, after the words “contract month for a commodity” the words “ or security” shall be inserted;
- (xlv) after Bye-law 2.3.92 as so amended, the following Bye-law shall be inserted, namely:—
- ‘2.3.92A.‘Square off / Close Out’ means off-setting partly or fully a long or short position held by a member or client.’;
- (xlvi) after Bye-law 2.3.93A as so amended, the following Bye-law shall be inserted, namely:—
- ‘2.3.93B. “Specified Period” for an option contract is the time period between the start day and the expiration time.’;
- (xlvii) after Bye-law 2.3.95, the following Bye-law shall be inserted, namely:—
- ‘2.3.95A.”Strike price interval” is the gap between any two successive strike prices which the Relevant Authority may prescribe from time to time.’;
- (xlviii) in Bye-law 2.3.96, after the words “ trade are different” the following words shall be inserted, namely:—
- “and include deals that subvert the fair price discovery mechanism”;

(xlix) for Bye-law 2.3.103, the following Bye-law shall be inserted, namely:—

‘2.3.103. ‘Trading Member’ means a person admitted by the Board as such, who shall have rights to trade on his own account as well as on account of his clients, but shall have no right to clear and settle such trades himself.’;

(l) in Bye-law 2.3.106, after the words “divisions into which the commodities” the word “securities” shall be inserted;

(li) after Bye-law 2.3.108A as so amended, the following Bye-law shall be inserted, namely:—

‘2.3.108B. “Type of option” means the classification of an option as either a put or a call or any other option as may be prescribed by the Relevant Authority.’;

(lii) for Bye-law 2.3.109, the following Bye-law shall be substituted, namely:—

‘2.3.109. “Underlying” or ‘underlying commodity’ or ‘underlying security’ means the commodity or security with reference to which ready, forward, futures, options, price indices, or an index based on underlying goods or activities, services, rights, interests and events and other contracts are permitted to be traded by the Exchange from time to time.’;

(liii) in Bye-law 2.3.113, after the words and symbols “silos, store house,” the words “ vault etc.” shall be inserted;

(liv) in Bye-law 2.3.114, after the symbol and word “ ‘ Warehouse” the symbol and word “ / vault” shall be inserted;

(lv) after the Bye-law 2.3.114 as so amended, the following Bye-law shall be inserted, namely:—

‘2.3.114A. ‘Warehouse Service Provider (WSP)’ means an agency approved and accredited by the Exchange for storage and preservation of commodities.’.

**2. In Bye-law 3 of the MCX Bye-laws,—**

(i) in Bye-law 3.1,—

(a) the words “ or Clearing Corporation” shall be deleted;

(b) after the words “contracts in commodities,” the word “ securities” shall be inserted;

(ii) in Bye-law 3.1.1, after the words “empowered for the purpose may provide for” the word “Business” shall be inserted;

(iii) in Bye-law 3.1.1.1,—

(a) in clause a., after the words “specified commodities,” the word “securities,” shall be inserted;

(b) in clause e., after the words “different commodities” the words “and securities” shall be inserted;

(iv) in Bye-law 3.1.1.3,—

(a) in clause e., the words “ Rules and” shall be deleted;

(b) in clause g., for the word “keepers” wherever they occur, the words “service providers” shall be substituted;

(c) for clause i. the following clause shall be substituted, namely:—

‘i. Norms and procedures for availing services from surveyors, assaying agencies, quality testing and certification laboratories/agencies, assayers, approved laboratories and other appropriate authorities and agencies for quality specifications of commodities deposited for delivery against contracts traded on the Exchange and for settling quality disputes arising out of deliveries.’;

(d) in clause l. after the words “different commodities” the words “and securities” shall be inserted;

(e) after clause m., the following clause shall be inserted, namely :—

‘n. Norms and procedures for availing services from agency (ies) for undertaking audits of the Warehouse Service Providers and Warehouses.’;

**3. In Bye-law 4 of the MCX Bye-laws,—**

(i) in Bye-law 4.1 as so amended, for the word “instruments” the word “securities” shall be substituted;

(ii) in Bye-law 4.6,—

(a) after the words “the Clearing House” wherever they occur, the words “or Clearing Corporation” shall be inserted;

(b) the word “thereunder” shall be deleted;

(c) after the words “by the Exchange” the words “and the Clearing Corporation”;

(iii) in Bye-law 4.7, the word “strictly” shall be deleted;

(iv) in Bye-law 4.8, the word “futures” shall be deleted;

(v) in Bye-law 4.9, after the words “Clearing House” wherever they occur, the words “or Clearing Corporation” shall be inserted;

(vi) in Bye-law 4.10, after the words “Clearing House” the symbol and words “/ Clearing Corporation” shall be inserted;

(vii) in Bye-law 4.11, after the words “Clearing House” the symbol and words “/ Clearing Corporation” shall be inserted;

(viii) in Bye-law 4.12, after the words “ specified for that contract and” the words and symbol “in the case of commodity derivatives,” shall be inserted;

(ix) in Bye-law 4.15, the words “Rules and” shall be deleted;

(x) in clause b of Bye-law 4.18, after the words “All outstanding contracts’ the words “for commodities” shall be inserted;

(xi) in Bye-law 4.19, after the words “group of commodities” the words “ or the Relevant Authority” shall be inserted;

(xii) for Bye-law 4.20, the following Bye-law shall be substituted, namely:—

‘4.20. The Board or the Committees appointed for the purpose shall determine the norms and Procedures for storage and dealing in commodities stored in warehouses, delivery procedure, methods of sampling, testing, quality certification, determination of grades and validity / final expiry period, determination of quality and variety, survey, transportation, packing, weighing, applicability of deductions and allowances, and final settlement procedures.’;

(xiii) in Bye-law 4.23 as so amended, for the words “forward contracts in commodities” the following words shall be substituted, namely:—

“commodity derivatives and any other security as may be permitted for trading on the Exchange by SEBI.”;

(xiv) in Bye-law 4.24 as so amended, for the word “commodities” the word “securities” shall be substituted;

4. after Bye-law 4 the following Bye-laws shall be inserted, namely:-

‘4A. DEALINGS IN OPTIONS

- 4A. 1 The Relevant Authority may from time to time introduce new contracts such as options as permitted by SEBI at such strike prices (‘in the money’, ‘at the money or near the money’ and ‘out of the money’) for put /call options respectively for every month after the expiry of immediate preceding contract.
- 4A. 2 The Relevant Authority may from time to time prescribe the exercise style of an option.
- 4A. 3 The Exchange may at any time introduce additional series of option contracts with different exercise prices based on changes in the value of the underlying or such other factors and circumstances including investor interest, market conditions, etc. as may be decided from time to time.
- 4A.4 The Exchange may at its discretion suspend trading in derivatives contracts, inter alia, on the following grounds:
- (a) suspension of trading in the underlying securities;
  - (b) for protection of the interests of the investors;
  - (c) for the purpose of maintaining a fair and orderly market.
- 4A. 5 If the Relevant Authority is of the opinion that a particular underlying no longer meets its requirements for options trading or is not eligible for trading or if the Relevant Authority decides to discontinue trading in a particular options series for such reason(s) as it may deem fit, it may stop introducing new options on that underlying and may in such circumstances impose restrictions on transactions that open new positions in options series that have been previously introduced.
- 4A. 6 The Relevant Authority may discontinue trading in a particular option contract if there are no open positions in such a contract.
- 4A. 7 The Relevant Authority may limit the total number of puts or calls on the same underlying that a single investor or group of investors acting in concert may exercise during such time period as may be prescribed by the Relevant Authority from time to time. The Relevant Authority may also limit the maximum number of options on the same side of the market (i.e., calls held plus puts written or puts held plus calls written) with respect to a single underlying that may be carried in the accounts of a single investor or group of investors acting in concert.’

5. In Bye-law 5 of the MCX Bye-laws,-

(i) in clause c of Bye-law 5.2.1,-

- (a) after the words “more or all commodities” the symbol and words “ / securities in one or more segments” shall be inserted;
- (b) for the words “one day” the words “for such number of days as may be deemed necessary” shall be substituted;

(ii) in Bye-law 5.2.2 as so amended, after the words “one or more or all commodities” the symbol and word “/ securities” shall be inserted;

(iii) in Bye-law 5.3,-

- (a) for the word “instruments” the word “securities” shall be substituted;
- (b) the words “Rules and” shall be deleted;

(iv) in Bye-law 5.5,-

- (a) the words “Rules and” shall be deleted;
- (b) after the words “any particular trading day” the words “or days” shall be inserted;

- (v) in Bye-law 5.5.1, after the words “particular trading day” the words “or days” shall be inserted;
- (vi) in Bye-law 5.10, after the words “trading of any such person” the words “for reasons” shall be inserted;
- (vii) in Bye-law 5.14.1,—
  - (a) after the words “specified commodities” the symbol and word “/ securities” shall be inserted;
  - (b) the words “Rules and” shall be deleted;
- (viii) in Bye-law 5.14.4, the words “Rules and” shall be deleted;
- (ix) in Bye-law 5.16.1, in the first para, the words “Rules and” shall be deleted;
- (x) in Bye-law 5.21, the words “Rules and” shall be deleted;
- (xi) in Bye-law 5.27, the words “Rules and” shall be deleted.

**6. In Bye-law 6 of the MCX Bye-laws,—**

- (i) in Bye-law 6.1.3, the words “for specified commodities” shall be deleted;
- (ii) in Bye-law 6.1.6, the words “Rules and” shall be deleted;
- (iii) in Bye-law 6.2, the words “Rules and” shall be deleted;
- (iv) in Bye-law 6.4 as so amended, after the words “in respect of any commodity” the symbol and word “/ security” shall be inserted;

**7. In Bye-law 7 of the MCX Bye-laws,—**

- (i) in Bye-law 7.2 as so amended, after the words “ the Clearing House of the Exchange” the words “or Clearing Corporation” shall be inserted;
- (ii) in Bye-law 7.3.2, after the words “the Clearing House of the Exchange” the words and symbol “or Clearing Corporation;” shall be inserted;
- (iii) in Bye-law 7.3.3, the words “Rules and” shall be deleted;
- (iv) in Bye-law 7.4, after the words “an Institutional Clearing Member” the words “ or Institutional Trading-cum-Clearing Members” shall be inserted;
- (v) in Bye-law 7.5, after the words “Institutional Clearing Member” wherever they occur the words “or Institutional Trading-cum-Clearing Members” shall be inserted;
- (vi) in Bye-law 7.6, after the words “Institutional Clearing Member” the words “ or Institutional Trading-cum-Clearing Members.” shall be inserted;
- (vii) in Bye-law 7.8.1, after the words “specified commodities” the symbols and word “ / securities,” shall be inserted;
- viii) in Bye-law 7.8.2,—
  - (a) after the words “trade in commodities” the symbol and word “ / securities” shall be inserted;
  - (b) in second proviso, after the word “goods” wherever it occurs the words “ or security” shall be inserted;
  - (c) for point ii of third proviso, the following point shall be substituted, namely:—
    - ‘ii. The buyer will be assured either a delivery or upon failure of the seller to give delivery, the price difference and the share of monetary penalty recovered from the defaulting seller as specified in the Circulars issued by the Exchange from time to time.’;
  - (d) in clause (a), after the words “ fails to deliver goods” the words “ or security” shall be inserted;



(ix) in Bye-law 7.8.5, after the words “ validity of any goods” the words “ or security” shall be inserted;

(x) in Bye-law 7.9.4,—

(a) after the words “Clearing House” the symbol and words “ / Clearing Corporation” shall be inserted;

(b) after the words “Clearing House of the Exchange” the symbol and words “ / Clearing Corporation” shall be inserted;

(xi) in Bye-law 7.9.5, after the words “Clearing House” the symbol and words “ / Clearing Corporation” shall be inserted.

8. In Bye-law 8 of the MCX Bye-laws,—

(i) in Bye-law 8.2.1, after the words “Clearing House of the Exchange” the words “ or Clearing Corporation” shall be inserted;

(ii) in Bye-law 8.2.3 as so amended,—

(a) for the word “future” the word “all” shall be substituted;

(b) after the words “subject to commodity” the symbol and word “ / security ” shall be inserted;

(iii) in Bye-law 8.3,—

(a) for the words “Margin accounts” the symbols and words “All positions ( including those which are squared off during the day)” shall be substituted;

(b) after the words “the Clearing House of the Exchange” wherever they occur, the words “or Clearing Corporation” shall be inserted;

(iv) in Bye-law 8.5 as so amended, for the words “ measures including” the following words shall be substituted, namely:—

“immediate measures including square off of outstanding open positions. The Exchange may also take”;

(v) in Bye-law 8.6.3, for the words “from commodity to commodity and for different contract months.” the following words shall be substituted, namely:—

“for the different contracts permitted to trade on the Exchange.”;

(vi) in Bye-law 8.6.4, for the words “Margin accounts” the words “All positions” shall substituted;

(vii) in Bye-law 8.6.5, for the words “close out” the words “square off ” shall be substituted;

(viii) in Bye-law 8.6.6, for the words “close out” the words “square off ” shall be substituted;

(ix) in Bye-law 8.6.7,—

(a) for the words “close out” the words “square off ” shall be substituted;

(b) after the words “Clearing Member” the words “as per the procedure laid down by the Exchange” shall be inserted;

(x) in Bye-law 8.9 as so amended, after the words “ Clearing House” the words “or Clearing Corporation” shall be inserted;

(xi) in Bye-law 8.12 as so amended,—

(a) after the words “Clearing House” the symbol and word “/ Clearing Corporation” shall be inserted;

(b) after the words “approved Bank” the symbol and word “/ Custodian” shall be inserted.

**9. In Bye-law 9 of the MCX Bye-laws,—**

- (i) in Bye-law 9.1, after the words “ The Clearing House of the Exchange” the words “or Clearing Corporation” shall be inserted;
- (ii) in Bye-law 9.2, the word “futures” shall be deleted;
- (iii) in Bye-law 9.3,—
  - (a) after the words “Clearing House” the symbol and word “ / Clearing Corporation” shall be inserted;
  - (b) after the words “Clearing House Committee” the symbol and words “/ Clearing Corporation”;
- (iv) in Bye-law 9.4, the words “Clearing House” wherever they occur, the symbol and words “ / Clearing Corporation”;
- (v) in Bye-law 9.6,—
  - (a) after the words “Clearing House” the symbol and words “ / Clearing Corporation” shall be inserted;
  - (b) for the word “commodities’ the word “contracts” shall be substituted;
- (vi) in Bye-law 9.8.1, after the words “ in the same commodity” the words “ or security” shall be inserted;
- (vii) in Bye-law 9.8.3, for the words, symbols and numbers “Bye-law 9.6.2” the words, symbols and numbers “Bye-law 9.8.2” shall be substituted;
- (viii) in Bye-law 9.9.2, after the words “Clearing House” wherever they occur, the words “ or Clearing Corporation” shall be inserted;
- (ix) in Bye-law 9.9.3, after the words “Clearing House” the words “ or Clearing Corporation” shall be inserted;
- (x) in Bye-law 9.10.1, the word ‘commodity’ shall be deleted;
- (xi) in Bye-law 9.10.3,—
  - (a) the word “and” shall be deleted;
  - (b) after the words “Clearing House” the words “or Clearing Corporation” shall be inserted;
  - (c) for the words “succeeding market” the words “ succeeding mark” shall be substituted;
- (xii) in Bye-law 9.13 as so amended, after the word “commodity” the symbol and word “/ security” shall be inserted;
- (xiii) in Bye-law 9.16 as so amended, after the words “ trades in commodities” the symbol and word “ / securities” shall be inserted;
- (xiv) after Bye-law 9.17 as so amended, the Bye-laws shall be inserted, namely:—

**‘9.18. Right of Clearing House / Clearing Corporation**

9.18.1 The right of the Clearing Corporation to recover the dues from its clearing members, arising from the discharge of their clearing and settlement functions, from the collaterals, deposits and the assets of the clearing members, shall have priority over any other liability of or claim against the clearing members.’.

**10. After Bye-law 9, the following Bye-laws shall be inserted, namely:**

**‘9A. ACCREDITATION OF WAREHOUSE SERVICE PROVIDERS (WSPs)**

### 9A.1 Eligibility Norms for WSP

Warehouse Service Provider should be responsible persons/entities of repute with a good business reputation and credibility, and who are in the business of public warehousing for at least 3 years and have knowledge of, and experience in, generally accepted warehousing and handling practices for Commodities, and are competent and willing to operate such a warehouse in accordance with the relevant Bye-laws/Business Rules of the Exchange.

### 9A.2 Financial Norms for the WSPs.

- (i) Net worth: The minimum net worth for the WSP shall be Rs. 25 crore or as may be stipulated by SEBI/Exchange from time to time. However for warehouses providing services for single commodity at a particular location, the minimum net worth requirement may be relaxed to Rs. 10 crore or as may be stipulated by SEBI/Exchange from time to time.
- (ii) Financial Security Deposits to be furnished by WSP and the acceptable forms for such Security Deposits:

The WSP shall furnish security deposit as under :-

- a. 3% for the value less than or equal to Rs. 250 crores
- b. 4% for the value above Rs. 250 crores and equal to Rs. 500 crores and
- c. 5% for the value above Rs. 500 crores,

of the goods stored in the warehouses or as may be stipulated by SEBI/Exchange from time to time.

- (iii) The security deposit shall be in cash or cash equivalent like Bank FDRs, Bank Guarantees, Government Securities etc. as may be prescribed by the Exchange.
- (iv) A daily monitoring of the security deposits vis-à-vis the value of the commodity stored shall be done by the Exchange so as to ensure that the minimum stipulated security deposits are always maintained with the Exchange. The Exchange may ask for additional security deposit over that stipulated under clause (ii) above, if considered necessary.

### 9A.3 Corporate Governance norms for WSP

- (i) The WSP should be a Corporate Body.
- (ii) The WSP Company should have a professional management team to oversee its functioning and operations.
- (iii) The WSP should have good internal systems and controls which should meet the operating guidelines, if any, issued by the Exchange in this regard. The WSP should have clear delegation of powers to meet operational requirement.
- (iv) The WSP shall submit a net worth certification to the Exchange every six months.
- (v) The Financial Statements of the WSPs should be audited and submitted to the Exchange within six months of the close of each Financial Year.
- (vi) The WSP should have a Customer Grievance Cell to handle customer complaints and WSP shall take proactive steps to resolve customer related issues and maintain a record of complaints received / resolved.
- (vii) The WSP should comply with Know Your Depositor Policy as prescribed by the Exchange from time to time.

Management of WSP (defined as 'Key Managerial Personnel' including Whole Time Directors of WSP and their 'relatives' as per Companies Act, 2013) or entities owned or controlled by management of WSP/Group concerns or persons 'acting in concert' shall not be allowed to trade on the commodity Exchange in the commodity for which it is accredited by the Exchange.

#### **9A.4 Facilities & Infrastructure Requirement for WSPs**

The WSPs to be eligible for accreditation shall have reasonable facility and infrastructure for proper handling and storage of commodities in general, in addition to the following :-

- a) Warehouses are physically and operationally suitable for the proper storage of Commodities and that specifically:
  - are of sound construction and in a state of good repair;
  - have adequate equipment, installed and maintained in good working order, as may be prescribed by the Exchange, for the movement of commodities into, out of and within the warehouse;
  - have adequate ventilation, installed and maintained in good working order, as may be prescribed by the Exchange, for the proper storage and preservation of grain quality;
  - have adequate lighting arrangement as may be prescribed by the Exchange;
  - are free from materials and substances that may adversely affect the quality of stored commodities;
  - have a safe work environment; and
  - ensure adequate security as may be prescribed by the Exchange and protection of stored or handled commodities from tampering or adulteration.
- b) The WSP should undertake to have assaying/testing facilities for the commodities it intends to render warehousing facility, or should undertake to be associated with an assaying/testing agency which may preferably be certified by one or more national/international agencies like NABL (National Accreditation Board for calibration and testing Laboratories), BIS etc. The Exchange shall conduct independent pre-empament due diligence of Assayers. The exchange shall also identify and empanel another assayer(s) at each delivery location where the participants can get assaying done in respect of the goods which are proposed to be deposited or already deposited at Exchange accredited warehouse before depositing or withdrawing commodities. This facility shall be in addition to the assaying being done by the warehouse/assayer(s) appointed by Exchange.
- c) WSP will provide for accurate and efficient weighing, sampling, inspection and grading of the commodities in store, and the WSP should have personnel who have knowledge and experience in sampling, weighing, inspecting and/or grading of commodities.
- d) The WSP shall have own or access to fumigation facilities/agencies for pest control activities.

#### **9A.5 Insurance**

The WSP shall at all times ensure to fully cover the value of goods stored at the Exchange approved warehouses under insurance for all perils relevant to the commodities for which insurance cover is available and necessary. The WSP shall undertake to take insurance cover for risks such as fire and allied perils, flood, cyclone, earthquake and spontaneous combustion, burglary and theft. The WSP should take fidelity guarantee & crime insurance and professional indemnity cover to cover all deliverable stocks on the Exchange. The value of goods to be insured should be marked to market on replacement value on ongoing basis.

#### **9A.6 Inspection/Audit**

- i) The WSP should ensure that there is periodic inspection/audit of the goods stored in the warehouses and the inspection/audit report is submitted to the Exchange within a week of the completion of such inspection/audit.
- ii) The physical counting of stocks and their reconciliation with the corresponding electronic records shall be done periodically.
- iii) Independent audit of the stock in the warehouses by expert agencies at regular intervals shall be carried but not less than once in a year. In addition, the audit may be risk based as identified by the Exchange.

For this purpose, the Exchange shall form a panel of independent expert agencies and the cost of such audit shall be borne by the Exchange. The result of such audit shall be displayed by the Exchange on its website immediately after the completion of the audit and submission of report by the auditor. The panel of such independent agencies shall also be reviewed by the Exchange from time to time. In addition, the Exchange shall also conduct in-house physical audit of accredited warehouses at regular intervals.

- iv) The WSP would allow the members /clients holding electronic credit balances to do physical inspection of their goods. However, the request for such physical inspection would have to be submitted to the Exchange and the Exchange after verification of such request shall forward the same to the concerned WSP for allowing such inspection.

#### **9A.7 MIS System**

- i) WSP should have a Standard Operating Procedure (SOP) which is process-dependent and not person-dependent. It is desirable that there should be electronic record of information at the WSP and a MIS system with an arrangement for flow of real time information from the warehouse location to the central MIS and onwards to Exchange. The MIS should have the capability to capture and disseminate information regarding stock being held warehouse wise/location wise and the availability of space in the warehouses.
- ii) The Exchange shall display on a daily basis warehouse wise details of the space available, goods held, name of the warehouse service provider, details of location of the warehouse etc. on its website.

The participants willing to deposit goods in the Exchange accredited warehouses would submit a request to the Exchange. The Exchange shall use a transparent and time-bound process to identify the warehouse where the participants can deposit the goods. After such identification, the Exchange shall intimate the participants about the time, place and the warehouse where they can deposit the goods. The Exchange shall then issue directions to the concerned warehouse for accepting deposits from the concerned participants. The warehouseman shall accept the goods for deposits only at the instruction of the Exchange.

#### **9A.8 Transparency in accreditation process**

Accreditation of WSP shall be through a transparent process by issue of open advertisement etc. The process being followed for such accreditation shall be displayed on the website of the Exchange. The accreditation of the WSP shall be done with the approval of the Risk Management Committee of the Exchange.

**9A.9** In addition to the above norms, the Exchange may stipulate further conditions to be complied by the WSPs from time to time.

## **9B. SETTLEMENT OF OPTION CONTRACTS**

### **9B.1 Daily Premium Settlement for Option contracts**

The Clearing Members with premium payable positions are obliged to effect pay-in to Clearing House / Clearing Corporation of the premium value at which the option contracts were purchased, towards settlement. The Clearing Members with premium receivable positions are entitled to receive the premium value at which the option contracts were sold, towards settlement, from Clearing House / Clearing Corporation.

- (a) Mode of premium settlement: The daily premium settlement obligation shall be paid in cash or such other form as may be specified by the relevant authority.
- (b) Style of premium settlement: The style of premium settlement may be premium style or future style or such other style as may be specified by the relevant authority from time to time. The Exchange / Clearing Corporation will specify the style of premium settlement for all option contracts that are to be cleared and settled. The Exchange / Clearing Corporation will, from time to time, specify the method for premium settlement for one or more styles of premium settlement.
- (c) Method of premium settlement: The relevant authority will from time to time specify the method of premium settlement, in accordance with the specified style of premium settlement. The Clearing House of the Exchange / Clearing Corporation will arrive at the premium settlement amount payable or receivable by the respective Clearing Members at the end of each trading day or such other time, as may be specified by the relevant authority from time to time, for all option contracts admitted, in accordance with the method of premium settlement, and communicate the same to the Clearing Members. Accordingly, such Clearing Members will pay or receive such premium settlement amount towards premium settlement to or from the Exchange / Clearing Corporation.
- (d) Time of premium settlement: The relevant authority will specify from time to time the day and time when Premium settlement will take place.

### **9B.2 Exercise**

#### **9B.2 (a) Type of Exercise**

Type of exercise for an option contract may be Voluntary or Automatic or such other type as may be specified by the relevant authority from time to time.

#### **1. Voluntary Exercise**

Voluntary exercise is the exercise of option contract by a Clearing Member, at his volition, subject to the Rules, Bye-laws and Regulations.

#### **2. Automatic Exercise**

Automatic exercise is the exercise of all in-the-money strike price option contracts, which are automatically deemed to be irrevocably exercised, on the Expiration date, subject to the Rules, Bye-laws and Regulations.

Notwithstanding the foregoing, if a Clearing Member desires not to exercise an in-the-money strike price option contract, it shall be the responsibility of such Clearing Member to give appropriate instructions in accordance with Bye-law 9B.2 (c).

Exercise of an option contract at a strike price other than in-the-money strike price shall be at the discretion of the relevant authority and subject to the requirements as may be specified by the relevant authority from time to time.

## **9B.2(b) Exercise Mechanisms**

Exercise mechanism may be Interim or Final or such other mechanism as may be specified by the relevant authority from time to time.

### **1. Interim Exercise**

Interim Exercise is the exercise of an option contract at any time prior to expiration day or such other day and/ or time as may be specified by the relevant authority from time to time. Interim exercise is voluntary. Settlement of such contracts shall be in accordance with the provisions specified by the relevant authority for Exercise Settlement in Bye-law 9B.4.1.

### **2. Final Exercise**

Final Exercise is the exercise of an option contract on or before expiration time on expiration day or such other day and/ or time as may be specified by the relevant authority from time to time. Final exercise may be automatic or voluntary.

Settlement of such contracts shall be in accordance with the provisions specified by the relevant authority for Exercise Settlement in Bye-law 9B.4.1

## **9B.2(c) Exercise procedure**

The procedure for exercise of an option contract by a Clearing Member shall be as specified hereinafter or such other procedure as may be specified by the relevant authority from time to time:

### **1. Notice of exercise to Clearing House/ Clearing Corporation**

The Relevant Authority may specify from time to time the provisions regarding exercise of option contracts including :

- (a) type of members who may exercise
- (b) facility/ system for tendering notice of exercise
- (c) day/ s when exercise may be submitted
- (d) minimum lot size of option contracts which may be exercised
- (e) time period within which exercise notice may be submitted
- (f) maximum number of option contracts which may be exercised on a day or within a period, for a member or for the market.
- (g) strike price (i.e. in-the-money and/or at-the-money and/or out-of the-money) at which the option contract may be exercised.
- (h) such other conditions as it deems fit

Notice for exercise shall be deemed to be on long positions in an option contract at the close of trading hours on the day the notice of exercise has been tendered, or such other day/ time as may be specified by the relevant authority from time to time.

No Clearing Member shall revoke or modify any exercise notice so submitted except as provided under the Rules, Bye-laws and Regulations.

### **2. Acceptance of Exercise notice by Clearing House / Clearing Corporation**

An exercise notice which has been tendered in accordance with the provisions as detailed in Bye-law 9B.2(c)1 may be considered for acceptance by the relevant authority.

Such exercise notices received by the relevant authority shall be declared as valid or invalid after processing, at the close of trading hours on the day on which the exercise notice has been tendered, or on such other day or time, as may be specified by the relevant authority from time to time. All valid exercise notices will be accepted by the relevant authority and invalid exercise notices shall stand automatically rejected by the relevant authority.

Notwithstanding the foregoing, the relevant authority may, in the interest of market, declare an exercise notice as invalid where:

- (1) the entity who has tendered a notice for exercise has no open long positions in that contract, at the time when such notice is processed by the relevant authority.
- (2) any other reason.

### **3. Revocation of an exercise notice**

Unless permitted otherwise by the relevant authority, all valid exercise notices shall be irrevocable.

### **4. Restrictions on Exercise**

The relevant authority shall have an authority to impose such restrictions on exercise in any option contract as it may deem necessary in the interest of maintaining a fair and orderly market in the option contract or in the underlying securities or otherwise may deem advisable in the public interest or for the protection of investors or any other reason as the relevant authority may deem fit. Any exercise in contravention of such restriction shall be automatically invalid and not enforceable.

## **9B.3 Assignment**

### **9B.3(a) Assignment methods**

Assignment methods may be Proportional or Random or such other methods as may be specified by the relevant authority from time to time.

#### **1. Proportional Assignment**

Proportional Assignment is an allocation of exercised option contracts, proportionally, in market lots, as specified for the relevant option contract, to one or more than one short positions in the option contract with the same series, in accordance with the procedure as may be specified by the relevant authority from time to time.

#### **2. Random Assignment**

Random Assignment is an allocation of exercised option contracts, randomly, in market lots, as specified for the relevant option contract, to one or more than one short position, in the option contract with the same series, in accordance with the procedure as may be specified by the relevant authority from time to time.

### **9B.3(b) Assignment procedure**

The relevant authority may specify the assignment procedure, including day and/ or time when assignment will take place.

Exercise notices accepted by Clearing House/Clearing Corporation as valid will be assigned in accordance with the Assignment procedure, to short positions in the option contracts, with the same series, to the clients of Clearing Members or Trading Members or clients of Trading Members, for fulfillment of obligations. Such short positions, to which the exercised option contracts are assigned, shall be termed as assigned option contracts for the purpose of settlement. The assigned Member shall be liable to fulfill his obligation in accordance with the Exercise settlement procedure specified for the option contract and the Rules, Bye-laws and Regulations.

## **9B.4 Exercise Settlement**

Exercise settlement may be Interim or Final. The Relevant Authority may specify from time to time the procedure, mode, method, days, time etc. for Interim Exercise settlement and Final Exercise settlement. The Relevant Authority may specify the exercise type and mechanism of settlement from time to time.



#### **9B.4.1 Mode of settlement:**

Mode of settlement may be either cash settled or by creation of obligations in underlying or such other mode as may be specified by the Relevant Authority from time to time. Settlement by creation of obligations in underlying may be either cash based or delivery based or by creation of relevant positions in the underlying futures contracts or such other manner as may be determined by the relevant authority.

#### **9B.4.2 Method of settlement**

##### **1. Cash settlement:**

An exercised option contract and the short position, to which such exercised option contract has been assigned, shall be settled at the exercise settlement price or such other price, as may be specified by the Relevant Authority from time to time

Clearing Member, who has been assigned the option contract, shall be liable to pay to or entitled to receive from the Exchange/ Clearing Corporation the exercise settlement value for each unit of the option contract, as the case may be, subject to the Rules, Byelaws and Regulations. Clearing Member, who has exercised the option contract, shall be entitled to receive from, or liable to pay to, Exchange / Clearing Corporation the exercise settlement value for each unit of the option contract, as the case may be, subject to the Rules, Bye-laws and Regulations.

##### **2. Settlement by Creation of Obligation in the underlying commodity / security and underlying-**

Clearing House / Clearing Corporation shall, at its discretion, be entitled to create obligations in the underlying commodity / security in the relevant underlying, in respect of both clearing members, who have exercised option contract and to whom such exercised option contracts have been assigned.

An option contract, which has been exercised and the short position to which such exercised option contract has been assigned, shall be settled by the method of creating obligations in an equivalent number of units of the underlying commodity / security, in the relevant underlying, conveyed by the option contract, at the strike price of the option contract or such other method as may be specified by the Relevant Authority from time to time.

#### **9B.4.2A Delivery Based:**

- (1) Obligations in an equivalent number of units of the underlying commodity / security, conveyed by an exercised option contract, shall be created, in accordance with the option type and series, at the strike price, on or after the day of exercise, in the Exchange / Clearing Corporation. The Relevant Authority may specify from time to time the day and time for creation of obligations in the underlying commodity / security for valid exercised option contracts.
- (2) Obligations in an equivalent number of units of the underlying commodity / security, conveyed by an assigned option contract, shall be created, in accordance with the option type and series, at the strike price, on or after the day of exercise, in the Exchange / Clearing Corporation. The Relevant Authority may specify from time to time the day and time for creation of obligations in the underlying commodity / security for valid assigned option contracts.
- (3) The Clearing Member who has exercised or has been assigned, as the case may be, the option contract, shall be liable to fulfill the delivery or payment obligations, so created, as the case may be, to Clearing House / Clearing Corporation. On fulfillment of such obligation, he shall be entitled to receive funds or underlying commodities / securities, as the case may be, from Clearing House / Clearing Corporation, subject to and in accordance with the Rules, By-laws and Regulations of the Exchange / Clearing Corporation.

- (4) Obligations, in relation to an option contract, shall be deemed to have been settled, in accordance with the Rules, Bye-laws and Regulations of the Exchange, *ipso facto*, upon creation of obligations in the relevant underlying security in the Exchange / Clearing Corporation; Provided however if a Clearing Member fails to meet his obligations so created in the underlying commodity / security, the Settlement Guarantee Fund of the Exchange / Clearing Corporation may be utilised to meet such obligations in accordance with the Rules, Bye-laws and Regulations.
- (5) Obligations created in the Exchange / Clearing Corporation, pursuant to the exercise and assignment of an option contract shall be settled, as per the Rules, Bye-laws and Regulations of Exchange / Clearing Corporation.

#### **9B.4.2B Cash Based:**

- (1) An exercised option contract and assigned option contract shall be settled by the method of creating obligations in the relevant underlying, conveyed by the option contract, on or after the day of exercise. The Relevant Authority may specify from time to time the day and time for creation of obligations in the underlying security for valid exercised option contracts.
- (2) Clearing Member, who has been assigned the option contract, shall be liable to pay to or entitled to receive from Exchange / Clearing Corporation the exercise settlement value for each unit of the option contract, as the case may be, subject to the Rules, Bye-laws and Regulations.
- (3) Clearing Member, who has exercised the option contract, shall be entitled to receive from or liable to pay to Exchange / Clearing Corporation the exercise settlement value for each unit of the option contract, as the case may be, subject to the Rules, Bye-laws and Regulations.
- (4) Obligations created on behalf of a Clearing member in the Exchange / Clearing Corporation, pursuant to the exercise and assignment of an option contract, shall be settled, as per the Rules, Bye-laws and Regulations of the Exchange / Clearing Corporation.
- (5) Obligations, in relation to an option contract, shall be deemed to have been settled, in accordance with the Rules, Bye-laws and Regulations of the Exchange, *ipso facto*, upon creation of obligations in the relevant underlying security in the Exchange / Clearing Corporation; Provided however if a Clearing Member fails to meet his obligations so created in the underlying security, the Settlement Guarantee Fund of the Exchange / Clearing Corporation may be utilized to meet such obligations in accordance with the Rules, Bye-laws and Regulations.

#### **9B.4.3 Day and Time of Settlement:**

The Relevant Authority may specify from time to time the day and time when the settlement shall take place.”

#### **11. In Bye-law 10 of the MCX Bye-laws,—**

- (i) in Bye-law 10.1,—
  - (a) after the word “commodity” the symbol and word “ / security” shall be inserted;
  - (b) the word “Orders” shall be deleted;
  - (c) after the words “Clearing House” the words “ or Clearing Corporation” shall be inserted;
- (ii) in Bye-law 10.2,—
  - (a) after the words “contract month in a commodity” the symbol and word “ / security” shall be inserted;
  - (b) the words “Tender days and Delivery period shall end on or before the last day of trading of the relevant contract month.” shall be deleted.

(iii) in Bye-law 10.3, after the words “delivery orders” the symbol and word “/ Delivery” shall be inserted;

(iv) in Bye-law 10.5,—

(a) in Para 2, the word “orders” wherever it occurs shall be deleted;

(b) in Para 2, the words “but who intended to lift delivery” shall be deleted;

(c) for Para 3, the following Para shall be substituted, namely:—

‘ The buyer will have to compulsorily take delivery of goods in contracts specified by relevant authority from time to time. Default on taking delivery by the buyer is not permitted and therefore, the amount due from the buyer for delivery settlement shall be recovered from the buyer as pay-in of funds on stipulated pay-in day.’;

(d) for Para 4, the following Para shall be substituted, namely:—

‘Failure to discharge the pay-in amount will be treated as pay-in default which may lead to deactivation of trading terminal/s of the member and he will also be liable for such other actions as the Exchange deems appropriate.

The Exchange shall have the right to sell/ dispose of the goods through auction or through other appropriate mechanism as and when required on account of such defaulting buyer to recover the dues. The buyer who fails to accept the delivery orders /delivery shall be required to pay the difference as determined by the Clearing House and penalty in addition thereto. The seller, who has tendered delivery, shall be compensated out of penalty recovered from the buyer, while the delivery will be returned to the seller.

Failure to pay the settlement dues and penalties relating to such non-settlement within the stipulated period shall render the member to be declared as defaulter, and liable for disciplinary action.’;

(v) in Bye-law 10.6,—

(a) after the words “issues Delivery Order” the symbol and word “ / delivery” shall be inserted;

(b) after the words “a Delivery Order” the symbol and word “ / delivery” shall be inserted.

(vi) in Bye-law 10.7,—

(a) after the words “the delivery order” the symbol and word “/ delivery” shall be inserted;

(b) for the words “these Bye-Laws” the words “the contract specifications” shall be substituted.

(vii) for Bye-law 10.8, the following Bye-law shall be substituted, namely :—

‘10.8. A buyer shall pay to the Clearing House or Clearing Corporation the value of delivery allocated on his account by the Exchange within such time as may be specified, of getting intimation to such effect from the Exchange. After getting full price of delivery from the buyer as per delivery order/delivery allocated to him, the Exchange will assign the delivery order /delivery to him and the money will be passed on to the seller. The Clearing House or Clearing Corporation will conduct supplementary settlement for adjustments relating to quality, quantity and freight factors, etc. as the case may be.’;

(viii) for Bye-law 10.9, the following Bye-law shall be substituted, namely;—

‘10.9. An Exchange Member desiring to tender goods against an open short position in the maturing contract shall send Delivery Orders to the Clearing House / Clearing Corporation through his Clearing Member upto such time on the tender days and in such form as may be decided by the Relevant authority.’;

(ix) in Bye-law 10.10,—

(a) after the words “Delivery Orders” wherever they occur, the symbol and word “ / delivery” shall be inserted;

(b) after the words “Delivery Order” the symbol and word “/ delivery” shall be inserted.

(x) in Bye-law 10.11, after the words “At the time of issuing the Delivery Order” the symbol and word “ / delivery” shall be inserted;

(xi) in Bye-law 10.12,—

(a) for the words “surveyor’s certificate” the words “certificate issued by the surveyors or agencies including laboratories” shall be substituted;

(b) after the words “ the delivery order” the symbol and word “ / delivery” shall be inserted.

(xii) in Bye-law 10.13,—

(a) after the words “Delivery Orders” wherever they occur, the symbol and word “ / delivery” shall be inserted;

(b) after the words “delivery order” the symbol and words “/ Delivery” shall be inserted.

(xiii) in Bye-law 10.16,—

(a) after the words “the delivery order” the symbol and word “/ delivery” shall be inserted;

(b) the words “ and also a penalty in addition thereto” shall be deleted.

(xiv) in Bye-law 10.17, after the words “through delivery orders” the symbol and word “ / delivery” shall be inserted;

(xv) in Bye-law 10.18,—

(a) after the words “ Clearing House” wherever they occur, the symbol and word “ / Clearing Corporation” shall be inserted;

(b) after the word “commodities’ wherever it occurs, the symbol and word “ / securities” shall be inserted;

(c) the sentence “The shortfall if any, on account of such defaulting clearing member shall be distributed among all other Clearing Members who have to receive payment from the Clearing House on pro rata basis according to the amounts payable to each of them.” shall be deleted.

(xvi) in Bye-law 10.19, after the words “delivery orders” the symbol and word “ / delivery” shall be inserted;

(xvii) in Bye-law 10.20, after the words “Clearing House” the symbol and words “ Clearing Corporation” shall be inserted.

## **12. In Bye-law 12 of the MCX Bye-laws,—**

(i) in Bye-law 12.1.1, after the words “commodity futures” the symbol and words “ , any other security” shall be inserted;

(ii) in Bye-law 12.4, after the words “Clearing House” wherever they occur, the words “or Clearing Corporation” shall be inserted;

(iii) in Bye-law 12.5, for the words “provided for by the Board in the relevant Rules and Regulations in force”, the words “decided by the Relevant Authority” shall be substituted;

(iv) in Bye-law 12.8.2, after the words “Clearing House”, the words “or Clearing Corporation” shall be inserted;

(v) in Bye-law 12.8.10, after the words “Clearing House”, the words “or Clearing Corporation” shall be inserted.

**13. In Bye-law 12A of the MCX Bye-laws,—**

(i) for Bye-law 12A.2, the following bye-law shall be substituted, namely :—

‘12A.2 “ The Trust has been created for the protection, awareness and education of the investors/ clients of the Exchange, in such manner as may be permitted by SEBI and decided by the Trustees, from time to time. Without prejudice to the foregoing, the objects specifically shall be:

- (a) Compensating legitimate/ eligible claims of Investors/clients against any defaulter member or to provide monetary relief on behalf of the member of the Exchange through whom they had traded and / or who had undertaken to settle their trade, in accordance with the provisions hereof and Rules and Business Rules of the Exchange, Scheme and/ or the guidelines/ instructions issued by SEBI in this regard;
- (b) Creating awareness and educating general public and other stakeholders about the benefits of trading on the Exchange through various means including use of media, advertisements, holding programs/ seminars/ meetings etc.;
- (c) Publishing literature including books etc. aimed to create awareness/ education relating to the commodity/ security markets.’;

(ii) in Bye-law 12A.4,

(a) for the word “three”, the word “four” shall be substituted;

(b) for the words “three”, the word “two” shall be substituted;

(iii) in Bye-law 12A.10, in clause (d), after the words and symbol “Commodity Futures Contract/ s”, the words and symbol “or any other securities contract(s)” shall be substituted;

**14. In Bye-law 13 of the MCX Bye-laws, in Bye-law 13.8, after the words “underlying commodity” the symbol and word “/ security” shall be inserted.**

**15. In Bye-law 14 of the MCX Bye-laws,**

(i) in Bye-law 14.1.1, after the word “futures” wherever it occurs, the symbol and word “/ securities” shall be inserted;

(ii) in Bye-law 14.1.16 as so amended, after the word “commodities”, the symbol and word “/ securities” shall be inserted;

(iii) in Bye-law 14.2.4 as so amended, after the word “commodities” the symbol and word “/securities” shall be inserted;

(iv) in Bye-law 14.2.5, after the word “commodities” the symbol and word “/ securities” shall be inserted;

(v) in Bye-law 14.2.8, after the words “non-fulfilment of contractual” the word “obligations” shall be inserted.

**16. In Bye-law 14A of the MCX Bye-laws as so amended,**

(i) in Bye-law 14A.2,—

(a) in clause (b), after the word “commodities” the symbol and word “/securities” shall be inserted;

(b) in clause (d), after the word “commodities”, the symbol and word “/securities” shall be inserted;

(c) in clause (e), after the word “commodity”, the symbol and word “/security” shall be inserted;

(d) in clause (f), for the words “by goods”, the symbol and word “/securities” shall be substituted;

(ii) in Bye-law 14A.3 as so amended,—

- (a) in clause (a), after the word “Commodities”, the symbol and word “/securities” shall be inserted;
- (b) in clause (b), after the word “commodities”, the symbol and word “/securities” shall be inserted;

(iii) in Bye-law 14A.4.1, as so amended, after the words “commodity futures contracts” the symbol and words “/ security contracts” shall be inserted;

(iv) in Bye-law 14A.4.2 as so amended,—

- (a) in clause a. after the words “commodity futures contracts” wherever they occur, the symbol and words “/ security contracts” shall be inserted;
- (b) in clause b,—
  - (i) after the words “commodity futures market”, the symbol and words “/ security market” shall be inserted;
  - (ii) after the words “commodity futures contracts”, the symbol and words “/ security contracts” shall be inserted;

(c) in clause c,—

- (i) after the words “commodity”, the symbol and word “/security” shall be inserted;
- (ii) after the word “futures contracts” the symbol and words “/security contracts” shall be inserted;

(d) in clause d,—

- (i) after the words “commodity futures”, the symbol and word “/ security” shall be inserted;
- (ii) after the words “commodity contracts”, the symbol and words “/ security contracts” shall be inserted;

(v) in Bye-law 14A.4.3, as so amended, after the words “commodity futures” wherever they occur, the symbol and word “/securities” shall be inserted;

(vi) in Bye-law 14A.4.4, as so amended,—

- (a) in clause (a), after the words “commodity futures”, the symbol and word “/securities” shall be inserted;
- (b) in clause (b), after the word “commodities”, the symbol and word “/securities” shall be inserted;
- (c) in clause (c), after the word “commodities” wherever they occurs, the symbol and word “/securities” shall be inserted.

17. In Bye-law 15 of the MCX Bye-laws,—

- (i) in Bye-law 15.8, the words and symbols “The Exchange shall provide the list of approved surveyors and quality certification agencies and laboratories, which shall be used by the arbitrators to arrive at a solution to the disputes relating to quality or quantity/ weighment of goods delivered/tendered against a contract.” shall be deleted;
- (ii) in Bye-law 15.52.1, in clause a. after the words “commodities market”, the symbol and words “/securities market” shall be inserted.

**18. In Bye-law 16 of the MCX Bye-laws,—**

- (i) in Bye-law 16.1, after the word “Clearing House”, the symbol and words “/ Clearing Corporation” shall be inserted;
- (ii) in Bye-law 16.2.2, in clause c. after the words “stocks of commodities”, the symbol and word “/securities” shall be inserted;
- (iii) in Bye-law 16.4, after the words “underlying commodities”, wherever they occur, the symbol and word “/securities” is to be inserted.

Date: 7th July 2016

Dr. RAGHAVENDRA PRASAD

Place: Mumbai

Sr. Vice President (Legal)

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**MULTI COMMODITY EXCHANGE OF INDIA LIMITED**

**Mumbai**

Pursuant to repeal of Forward Contracts (Regulation) Act, 1952, Forward Contracts (Regulation) Rules 1954 and dissolution of Forward Markets Commission w.e.f. 28th September 2015, and in compliance of circulars issued by the Securities and Exchange Board of India, (SEBI), the Multi Commodity Exchange of India Limited (hereinafter referred to as “the MCX” or “the Exchange”) had made amendments in the Rules of the Exchange, subject to approval of SEBI under the Securities Contracts (Regulation) Act, 1956 (SCRA), which were pre-published in the Gazette of India dated 27th February 2016, 19th March 2016 and 9th July 2016.

In furtherance of the said amendments, it is proposed to make the following amendments in the Rules of the Exchange subject to approval of SEBI under SCRA. The proposed amendments are published as per clause 10 of SEBI’s Circular CIR/MRD/DSA/33/2012 December 13, 2012 for information/public comments/criticism. Any person having any comments/observations on the proposed amendments to the Bye-Laws may send the same in writing to the undersigned at Multi Commodity Exchange of India Limited, Exchange Square, Suren Road, Chakala, Andheri (East), Mumbai – 400093 or through email to [LD-gazette@mcxindia.com](mailto:LD-gazette@mcxindia.com) within fifteen days from the date of this publication. The comments/ observations received after the fifteenth day will not be considered and the draft will be taken into consideration immediately after the expiry of fifteen days.

**PROPOSED AMENDMENT TO THE RULES OF THE MULTI COMMODITY  
EXCHANGE OF INDIA LIMITED**

1. In Rule 2 of the MCX Rules, sub-rule h shall be deleted;
2. In Rule 5 of the MCX Rules,
  - (i) in sub-rule a after the words “approved commodities” the words and symbols “/securities”, shall be inserted;
  - (ii) in sub-rule b for the words, “futures contracts in any commodity” the words “contract” shall be substituted;
  - (iii) in sub-rule c after the words “month within which a” the word “futures” shall be deleted.

**3. In Rule 10 of the MCX Rules,—**

- (i) for the words and symbol “COMMODITY/IES”, the words and symbol **“COMMODITY / SECURITY”** shall be substituted;
- (ii) after the words “Advisory Board for specific commodity”, the symbol and words “/security” shall be inserted;
- (iii) after the word “commodities” the symbol and word “/securities” shall be inserted;
- (iv) for the words “specific commodity or group of commodities” the words and symbol “commodities / securities” shall be substituted;
- (v) after the words “such commodities” wherever they occur, the symbol and word “/ securities” shall be inserted.

**4. In Rule 19 of the MCX Rules, in sub-rule f, in clause k as so amended, after the words “the Clearing House”, the symbol and words “/Clearing Corporation” shall be inserted.**

**5. In Rule 30 of the MCX Rules,—**

- (i) in sub-rule a , in clause (v), after the word “commodities”, the symbol and word “/securities” shall be inserted;
- (ii) in sub-rule e, after the word “commodities” the symbol and word “/securities” shall be inserted.

**6. In Rule 32A of the MCX Rules,—**

- (i) in sub-rule (i), in clause e, after the word “commodities” the symbol and word “/securities” shall be inserted;
- (ii) in sub-rule (v), after the word “commodities” the symbol and word “/securities” shall be inserted;
- (iii) in sub-rule (x), after the word “commodities” the symbol and word “/securities” shall be inserted.

**7. In Rule 36 of the MCX Rules, in sub-rule d,—**

- (i) in clause 3.2, in sub-clause (b), after the words “commodities derivatives” the symbol and word “/securities” shall be inserted;
- (ii) in clause 6.10, after the word “commodities” the symbol and word “/securities” shall be inserted;

**8. In Rule 41 of the MCX Rules,—**

- (i) in sub-rule a, clause (v), after the words “Clearing House” wherever they occur, the symbol and words “/ Clearing Corporation” shall be inserted;
- (ii) in sub-rule d, as so amended, after the words “commodity derivatives” the symbol and word “/security” shall be inserted.

**9. In Rule 42 of the MCX Rules, in sub-rule b, as so amended, after the words “Clearing House” wherever they occur, the symbol and words “ /Clearing Corporation” shall be inserted.**

Date: 7th July 2016

Place: Mumbai

Dr. RAGHAVENDRA PRASAD

Sr. Vice President (Legal)



## झोपडपट्टी पुनर्वसन प्राधिकरण

### अधिसूचना

क्रमांक झोपुप्रा/उजि/कार्या-१/टे-६/३क/सद्भावना सह. गृह./७१९/२०१६

ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन व पुनर्विकास) अधिनियम, १९७१ चे कलम ३ब च्या पोट-कलम (३) अनुसार झोपडपट्टी पुनर्वसन प्राधिकरणाने झोपडपट्टी पुनर्वसन योजना तयार करून दिनांक ९ एप्रिल १९९८ रोजी राजपत्रात प्रसिद्ध केली आहे ;

आणि ज्याअर्थी, महाराष्ट्र झोपडपट्टी (सुधारणा, निर्मूलन व पुनर्विकास) अधिनियम, १९७१ चे कलम ३ (क), उप - कलम (१) अनुसार “झोपडपट्टी पुनर्वसन क्षेत्र” घोषित करण्याचे अधिकार मा. मुख्य कार्यकारी अधिकारी यांना आहेत.

आणि ज्याअर्थी खालील अनुसूचीमध्ये “झोपडपट्टी पुनर्वसन क्षेत्र” म्हणून नमूद केलेले क्षेत्र हे “गलिच्छ वस्ती” म्हणून दिनांक ३ फेब्रुवारी २००० रोजीच्या राजपत्रामध्ये घोषित करण्यात आलेले आहे.

त्याअर्थी, उक्त कलम ३ (क) चे उप-कलम (१) मधील शक्तीचा वापर करून मी, खालीलप्रमाणे अनुसूचीमध्ये दर्शविलेले क्षेत्र “झोपडपट्टी पुनर्वसन क्षेत्र” म्हणून याद्वारे घोषित करीत आहे. सदरच्या क्षेत्रावर बृहन्मुंबई विकास नियंत्रण नियमावली, १९९१ चे नियम ३३(१०) अन्वये झोपडपट्टी पुनर्वसन योजना स्वीकृत आहे.

### अनुसूची

#### मौजे-दहिसर, तालुका-बोरीवली

अ. क्र.	न.भू.क्र.	मिळकत पत्रिकेनुसार क्षेत्र (चौ.मी.)	“झोपडपट्टी पुनर्वसन क्षेत्र” म्हणून जाहीर केलेले क्षेत्र (चौ.मी.)	चतुःसीमा			
				पूर्व	पश्चिम	उत्तर	दक्षिण
(१)	(२)	(३)	(४)	(५)	(६)	(७)	(८)
१.	मौजे-दहिसर, तालुका-बोरीवली न.भू.क्र.			न.भू.क्र.	न.भू.क्र.	न.भू.क्र.	न.भू.क्र.
	१७९४	१३६३३.०	१२२७.७०	१७८६, १८०६	१७९५/अ, एस.व्ही. रोड	१७९३, १७८६	१८०१, १८०२
	१७९४/ १०९ ते ११२	११०.२	११०.२०	१७९४	१७९५/अ १७९६	१७९४	१७९४
	१७९६	१४७७.६	८४४.३०	१७९४	१७९७, १७९८	१७९५	१७९४
	१७९६/ १ ते ४४	४४१.४	४४१.४०	१७९४	१७९७, १७९८	१७९५	१७९४
एकूण . .		१५६६२.२	२६२३.६०				

प्रशासकीय इमारत, प्रा. अनंत काणेकर मार्ग,  
बांद्रा (पूर्व), मुंबई ४०० ०५१.  
दिनांक १० जून २०१६.  
भाग दोन (संकीर्ण)-५

असीम गुप्ता,  
मुख्य कार्यकारी अधिकारी,  
झोपडपट्टी पुनर्वसन प्राधिकरण.

## SLUM REHABILITATION AUTHORITY

### NOTIFICATION

No. SRA/Dy coll/Desk-1/T-6/3-C/Sadbhavana CHS/2016/719

Whereas, the Slum Rehabilitation Authority has formed Slum Rehabilitation Scheme under the provision of section 3B (3) of Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 and published in *Gazette* on 9th April 1998;

And Whereas, in view of the provision of Section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971 the Chief Executive Officer, Slum Rehabilitation Authority is empowered to declare any area as "Slum Rehabilitation Area".

And Whereas, "Slum Rehabilitation Area" mentioned below in the schedule, has been declare as "Slum Area" in the *Gazatte* dated 3rd february 2000;

And in view of the said provision of section 3C (1) of the Maharashtra Slum Area (Improvement, Clearance and Redevelopment) Act, 1971. I, under signed hereby declare the area shown in schedule as "Slum Rehabilitation Area". The scheme of Slum Rehabilitation as per Rule 33(10) of Development Control Regulation, 1991 of Greater Mumbai, has been accepted by the Slum Rehabilitation Authority on the "Slum Rehabilitation Area" mention in the Schedule below.

### Schedule

#### Village - Dahisar, Taluka - Borivali

S. No.	Village & C.T.S. No.	Area as per Property Card (Sq. mtr.)	Area declared as "Slum Rehabilitation Area" (Sq. mtr.)	Boundaries			
				East	West	North	South
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
1	Village Dahisar, Taluka Borivali.			C.T.S. No.	C.T.S. No.	C.T.S. No.	C.T.S. No.
	1794	13633.0	1227.70	1786, 1806	1795/A, S. V. Road	1793, 1786	1801 1802
	1794/ 109 To 112	110.2	110.20	1794	1795/A, 1796	1794	1794
	1796	1477.6	844.30	1794	1797, 1798	1795	1794
	1796 1 To 44	441.4	441.40	1794	1797, 1798	1795	1794
<b>Total ...</b>		<b>15662.2</b>	<b>2623.60</b>				

Administrative Building,  
Prof. Anant Kanekar Marg,  
Bandra (E), Mumbai 400051.  
Dated 10th June 2016 .

ASEEM GUPTA,  
Chief Executive Officer,  
Slum Rehabilitation Authority.

**BEFORE THE EXECUTING COURT OF THE RECOVERY OFFICER**

In the precincts of GBCB House, 89, Bhuleshwar, Mumbai 400 002

**Urgent of Public Interest**

No. GBCB/SAD/BHK/6807/2016.—In the matter of Cash Credit and Term Loan availed of by the M/s. Trimurti Enterprises and Ors. engaged in business of Civil-Contracts, Construction of Roads and Drainage in PWD/BMC of cleaning of Solid waste management of Rs. 35 Lacs from 17th September 2011 and in the matter of disquieting failure and neglect in timely servicing thereof and in the matter of execution of recovery proceedings in R.C. case Nos. 855 of 2014 under section 156 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961, as Arrears of Land Revenue of the Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd.  
(Scheduled Bank)

... R. C. Holder Bank

V/s.

1. M/s. Trimurti Enterprises,  
(Proprietor—Mr. Prakash Vishnu Karande)  
Room No. 6/2, Ground Floor,  
New Jaifalwadi CHS Ltd.,  
Behind Tardeo Police Quarter,  
Tardeo, Mumbai 36.  
  
Room No. 2/A, Ground Floor,  
New Jaifalwadi CHS Ltd.,  
Behind Tardeo Police Quarter,  
Tardeo, Mumbai 36.  
  
Flat No. 303, 3rd Floor, “A” Wing,  
Poonam Asmita CHS Ltd., Poonam Garden,  
Bolinj, Virar (W.), Palghar 401 303.

... Judgment Debtor

Claim	Amount
Rs. 51,32,062.00 with further interest @ 15 % p.a. from 1st May 2016 including cost of proceedings and surcharge etc.	

2. Mr. Dashrath Shrirang Mane,  
215, New Jaifalwadi, Forjet Hill Road,  
Tardeo, Mumbai 400 036.
3. Mr. Dattaram Ganpat More,  
510, 5th Floor, SRA CHS Ltd.,  
Behind Police Camp, Bldg. No. 7,  
New Jaifalwadi, Tardeo, Mumbai 400 036.

—do.—

—do.—

**Proclamation of Sale**

WHEREAS, the right, title and interest of the under mentioned mortgage immovable properties stands attached in terms of the execution process dated 10th September 2014 ;

**Description of Property :** Flat No. 303, 3rd Floor, “A” Wing,  
Poonam Asmita CHS Ltd., Poonam Garden,  
Bolinj, Virar (W.), Dist. Palghar 401 303.

WHEREAS, even though affording ample opportunities to the concerned Judgment Debtors, they have shown utter indifferences to discharge the decretal claim ;

NOW THEREFORE, the Sale of the said property is hereby notified in exercise the powers u/s. 156 *ibid* & Rule 107 *ibid*.

**SALE NOTIFICATION**

1. **Inspection of the under mentioned property** will be facilitated **on 18th July 2016 between 11-00 a.m. to 1-00 p.m.** Quotation / Tenders / Bids should be addressed to The Recovery Officer. The Greater Bombay Co-operative Bank Ltd. on or **before 5th August, 2016 till 11-00 a.m.** at Registered Office of R. C. Holder Bank GBCB House, 89, Bhuleshwar, Mumbai. The terms and conditions of sale including prescribed form for bidding can be had from the authority on payment of Rs. 100 only.

**Description of Property to be sold :** Flat No. 303, 3rd Floor, " A " Wing,  
Poonam Asmita CHS Ltd., Poonam Garden,  
Bolinj, Virar (W.), Dist. Palghar 401 303.

**Area Admeasurements.** : 730 sq.ft. built up

**Reserve Price** : Rs. 38,34,000.

2. **Such bids will be opened on 5th August, 2016 at 11-30 a.m.** in the presence of the Bank Officials & bidders at Registered Office of R.C. Holder Bank at GBCB House, 89, Bhuleshwar, Mumbai 400 002. The successful bidder is required to deposit the 15% earnest money of bid amount and remaining amount within a **Thirty Days** from the date of auction, failing which earnest money deposit is liable to be forfeited.

3. The R.C. Holder Bank *vis-a-vis* a Recovery Officer, reserves the right to reject all or any tender without assigning any reason whatsoever.

4. Sale of subject property is strictly on " As is, where is & Whatever it is basis ".

5. Bidder should conduct due diligence of the property prior to participation in the auction and thereafter neither the Executing Court nor the R. C. Holder Bank will entertain any sort of complaint or dispute in respect of subject property. Successful bidder will have to deal it on his/her/their own cost and consequences.

The stipulation herein above laid down shall be binding & abided by without allowance whatsoever except with the concurrence of the R.C. Holder Bank *vis-a-vis* The Recovery Officer, which need be noted.

Given under my hand & seal of this office at Mumbai this Friday the 1st July 2016.

**SUJAY SAWANT,**

Recovery Officer,  
Co-operative Department, Mumbai,  
Government of Maharashtra,  
(Deemed to be Civil Court u/s. 156 *ibid*)

**BEFORE THE EXECUTING COURT OF THE RECOVERY OFFICER**

In the precincts of GBCB House, 89, Bhuleshwar, Mumbai 400 002

**Urgent of Public Interest**

No. GBCB/SAD/BHK/6806/2016

In the matter of Cash Credit facility of Rs. 33 Lacs availed of by the M/s. Style Creative Interiors, and Housing loan of Rs. 5 Lacs availed by Shri Prashant D. Maistry from 26th April 2011 engaged in business of interior designing and in the matter of **disquieting failure and neglect** in timely servicing thereof and in the matter of execution of recovery proceedings in R.C. Case Nos. 709 of 2014 and 712 of 2014 u/s. 156 of the Maharashtra Co-operative Societies Act, 1960 and Rule 107 of the Maharashtra Co-operative Societies Rules, 1961, as Arrears of Land Revenue of the Government of Maharashtra.

The Greater Bombay Co-operative Bank Ltd.  
(Scheduled Bank).

.. R. C. Holder Bank

*Versus*

(I) (1) M/s. Style Creative Interiors  
(Proprietor-Mr. Prashant Dnyandev Maistry),  
F/5, Zojwala Shopping Centre, Behind  
Ramdev Hotel, Agra Road, Kalyan (W.) 421 301.

.. Judgment Debtor

(2) Mr. Prashant Dnyandev Maistry,  
Flat No. C/408, Mahaveer Nagari,  
Opp. Tulsi Tower, Gandhari Nagar,  
Khadakpada, Kalyan (W.) 421 301.

Claim	Amount
<b>Rs. 51,14,813</b> with further interest @ 16 % p.a. from 1st July, 2016 and cost of proceedings and surcharge etc.	

.. do. .

(3) Mr. Milind Dnyandev Maistry,  
Flat No. 102/D9, 1st Floor, Kashish Park,  
Khadakpada, Kalyan (W.) 421 301.

.. do. .

(4) Mr. Narendra Raghuraj Tomar,  
3/301, Gauri Ganesh Bldg., Mohindar Singh,  
Kabool Singh School Road, Opp. New  
Indraprastha Complex, Kalyan (W.) 421 301.

.. do. .

(II) (1) Shri Prashant Dnyandev Maistry &  
Shri Milind Dnyandev Maistry,  
Flat No. C/408, Mahaveer Nagari,  
Opp. Tulsi Tower, Gandhari Nagar,  
Khadakpada, Kalyan (W.) 421 301.

Claim	Amount
<b>Rs. 4,80,222</b> with further interest @ 10.50 % p.a. from 1st July, 2016 and cost of proceedings and surcharge etc.	

.. Judgment Debtor

(2) Shri Milind Dnyandev Maistry,  
Flat No. 102/D9, 1st Floor, Kashish Park,  
Khadakpada, Kalyan (W.) 421 301.

.. do. .

(3) Mr. Narendra Raghuraj Tomar,  
3/301, Gauri Ganesh Bldg., Mohindar Singh,  
Kabool Singh School Road,  
Opp. New Indraprastha Complex,  
Kalyan (W.) 421 301.

.. do. .

**Proclamation of Sale**

Whereas the right, title and interest of the undermentioned mortgage immovable property **stands attached** in terms of the Execution Process dated 18th October 2014;

**Description of Property :-** Flat No. C/408, 4th Floor, C-Wing Bldg.,  
Mahaveer Nagari-1 CHS Ltd., Opp. Tulsi Tower,  
Khadakpada, Kalyan (W.).

**Reserve Price :** Rs. 37,99,000

Whereas, even though affording ample opportunities to the concerned Judgment Debtors, they have shown utter indifferences to discharge the decretal claims.

Now, therefore, the sale of the said property is hereby notified in exercise the powers u/s. 156 *ibid* and rule 107 *ibid*.

### Sale Notification

1. **Inspection of the undermentioned property** will be facilitated on **19th July 2016** between **11-00 a.m. to 1-00 p.m.** Quotation / Tenders / Bids should be addressed to the Recovery Officer, The Greater Bombay Co-operative Bank Ltd. on or before **5th August 2016 till 11-00 a.m** at Registered Office of R. C. Holder Bank, GBCB House, 89, Bhuleshwar, Mumbai 400 002. The terms and conditions of sale including prescribed form for bidding can be had from the authority on payment of Rs. 100 only.

**Description of Property :** Flat No. C/408, 4th Floor, C-Wing Bldg.,  
**to be sold** Mahaveer Nagari-1 CHS Ltd., Opp. Tulsi Tower,  
Khadakpada, Kalyan (W.).

**Area Adms. :** 710 sq. ft. built up

**Reserve Price :** Rs. 37,99,000

2. **Such bids will be opened on 5th August 2016 at 12-30 p.m.** in the presence of the Bank Officials and bidders at Registered Office of Decree Holder Bank at GBCB House, 89, Bhuleshwar, Mumbai 400 002. The successful bidder is required to deposit the 15% earnest money of bid amount and remaining amount within a Thirty Days from the date of auction failing which earnest money deposit is liable to be forfeited.

3. The R.C. Holder Bank *vis-a-vis* a Recovery Officer, reserves the right to reject all or any tender without assigning any reason whatsoever.

4. Sale of subject property is strictly on "As is, where is and Whatever it is basis".

5. Bidder should conduct due diligence of the property prior to participation in the auction and thereafter neither the Executing Court nor the R. C. Holder Bank will entertain any sort of complaint or dispute in respect of subject property. Successful bidder will have to deal it on his/her/their own cost and consequences.

The stipulation herein above laid down shall be binding and abided by without allowance whatsoever except with the concurrence of the Decree Holder Bank *vis-a-vis*. The Special Recovery Officer, which need be noted.

Given under my hand and seal of this office at Mumbai this Friday, the 1st July 2016.

SUJAY SAWANT,  
Recovery Officer,  
Co-operative Department, Mumbai,  
Government of Maharashtra  
(Deemed to be Civil Court u/s. 156 *ibid*).

**विक्रीकर सहआयुक्त (३) पुणे विभाग, पुणे**  
विक्रीकर भवन, तिसरा मजला, येरवडा, पुणे ४११ ००६.

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम ४अ पैकी पोट-नियम (७) या प्रमाणे]

क्रमांक विसआ-३/पुणे/प्रशा/‘सी’ फॉर्म/संकीर्ण/ब-१५९५

याअर्थी, मे. नच इंजिनअरिंग प्रा. लि., बी-२, भोरेश्वर को-ऑप. इंडस्ट्रीअल इस्टेट, महाड रोड, भोर, जिल्हा पुणे- ४१२ २०६, मूल्यवर्धित कर कायदा, २००२, अन्वये नोंदणी दाखला २७९२००४५५१७ व्ही आणि केंद्रीय विक्रीकर कायदा, १९५६ अन्वये नोंदणी दाखला क्रमांक २७९२००४५५१७ सी यांजकडून असे कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) (एलएक्सएक्सआयव्ही) प्रमाणे या व्यापाऱ्याचा ‘सी’ फॉर्म क्रमांक एमएच-१०/६१२१९७, एमएच-१०/६१२१९८, एमएच-१०/६१२१९९, एमएच-१०/६१२२००, एमएच-१०/६१२२०१, एमएच-१०/६१२२०२, एमएच-१०/६१२२०३, एमएच-१०/६१२२०४ (एकूण ८ ‘सी’ फॉर्म) हरविलेले आहेत. त्याकरिता त्यांनी दिनांक २५ फेब्रुवारी २०१६ रोजीच्या इंग्रजी वर्तमानपत्र ‘टाईम्स ऑफ इंडिया’ पुणे व दिनांक २५ फेब्रुवारी २०१६ रोजीच्या मराठी भाषा वर्तमानपत्र ‘महाराष्ट्र टाईम्स’ या वर्तमानपत्रात जाहिरात देऊन, त्या वर्तमानपत्राचे कात्रण या कार्यालयास सादर केले आहे. तसेच त्यांनी प्रतिज्ञापत्र सादर करून ‘सी’ फॉर्म हरविल्याचे नमूद केले असून रुपये ६,६५,०८७ इतक्या रकमेचा इण्डेन्सिटी बाँड सादर केला आहे.

वरील सर्व बाबीस अनुसरून मी, अनंता राख, विक्रीकर सहआयुक्त (३) पुणे, पुणे केंद्रीय विक्रीकर (मुंबई) नियम, १९५७ च्या नियम (४अ) मधील पोट-नियम (७) अन्वये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की, ‘सी’ फॉर्म क्रमांक एमएच-१०/६१२१९७, एमएच-१०/६१२१९८, एमएच-१०/६१२१९९, एमएच-१०/६१२२००, एमएच-१०/६१२२०१, एमएच-१०/६१२२०२, एमएच-१०/६१२२०३, एमएच-१०/६१२२०४ (एकूण ८ ‘सी’ फॉर्म) रद्द ठरविण्यात आलेले आहेत.

पुणे,  
दिनांक १ जुलै २०१६.

**अनंता राख,**  
विक्रीकर सहआयुक्त (३),  
पुणे विभाग, पुणे.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (3) PUNE DIVISION,  
PUNE**

Vikrikar Bhavan, 3rd Floor, Airport Road, Yerwada, Pune 411 006.

**NOTIFICATION**

[Under sub-rule (7) of the Rule 4A of the Central Sales Tax (Bombay) Rules, 1957]

No. JCST 03/Pune/Dupl./‘C’ Form/2016-17/B-1595.

Whereas it has been reported by M/s. Nach Engineering Pvt. Ltd., B-2, Bhoreshwar Co-op. Industrial Estate, Mahad Road, Bhore, Dist- Pune- 412 206, holder of Tin No. Z7920045517 V under MVAT Act, 2002 and R. C. No. 27920045517 C under the Central Sales Tax Act, 1956, that the declarations referred in sub-section (4) of section 8 of the Central Sales Tax Act, 1956, (LXXIV) of 1956 in Forms ‘C’ issued to them bearing No. MH-10/612197, MH-10/612198, MH-10/612199, MH-10/612200, MH-10/612201, MH-10/612202, MH-10/612203, MH-10/612204 (Total 8 ‘C’ Forms) has been lost and to that effect the dealer has given the advertisement in English Newspaper ‘Times of India’, Pune dated 25th February 2016 and Marathi Language Newspaper ‘Maharashtra Times’, dated 25th February 2016 and forwarded the newspaper cutting to this office also submitted indemnity bond of Rs. 6,65,087 respectively.

Therefore, in view of the above I, Ananta Rakh, Joint Commissioner of Sales Tax-3, Pune in exercise of the powers vested in me under sub-rule (7) of 4(A) of the Central Sales Tax (Bombay) Rules, 1957 hereby declare that the said 'C' Forms declaration bearing No. MH-10/612197, MH-10/612198, MH-10/612199, MH-10/612200, MH-10/612201, MH-10/612202, MH-10/612203, MH-10/612204 (Total 8 'C' Forms) are treated as invalid.

Pune,  
dated the 1st July 2016.

ANANTA RAKH,  
Joint Commissioner of Sales Tax (3),  
Pune Division, Pune.

### पालघर नगरपरिषद, पालघर

क्रमांक पानप/कार्या-४८४५/२०१६-१७

#### आदेश

ज्याअर्थी, महाराष्ट्र शासन राजपत्र, असाधारण भाग ४, दिनांक १३ मार्च २०१२ मध्ये प्रसिद्ध केल्यानुसार सन २०१२ चा महाराष्ट्र अधिनियम क्रमांक २ अन्वये महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ मध्ये दुरुस्ती करण्यात आलेली आहे ;

आणि ज्याअर्थी, महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम १५२ मध्ये अंमलबजावणीसाठी व अनधिकृत बांधकामांवर प्रभावी नियंत्रण आणण्यासाठी मुख्याधिकारी यांनी नगरपरिषदेच्या बाबतीत महाराष्ट्र प्रादेशिक आणि नगररचना अधिनियम, १९६६ चे कलम १५२ (३) नुसार संबंधित अधिकाऱ्यास त्याच कार्यक्षेत्राकरीता “ पदनिर्देशित अधिकारी ” म्हणून अधिसूचित करण्याची तरतूद करण्यात आलेली आहे.

त्याअर्थी, आता महाराष्ट्र प्रादेशिक आणि नगररचना अधिनियम, १९६६ चे कलम १५२ (३) मधील तरतुदीनुसार नगरपरिषद मुख्याधिकारी म्हणून मला प्राप्त झालेला अधिकारात मी, पालघर नगरपरिषदेच्या कार्यक्षेत्रासाठी पालघर नगरपरिषदेत कार्यरत असलेले नगरपरिषद अभियंता, श्री. प्रेमचंद जे. मिश्रा यांना अनधिकृत बांधकामांवर प्रभावी नियंत्रण आणण्यासाठी व अधिनियमातील कलम ५५ व ५६ मधील तरतुदीच्या अंमलबजावणीसाठी पदनिर्देशित अधिकारी म्हणून घोषित करीत आहे.

पालघर,  
दिनांक १२ जुलै २०१६.

प्रशांत ठोंबरे,  
मुख्याधिकारी,  
पालघर नगरपरिषद, पालघर.



**मिरा-भाईंदर महानगरपालिका, भाईंदर**

**सूचना**

**(महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ अन्वये फेरबदल)**

क्रमांक मिभा/मनपा/नर/१८२४/२०१६

ज्याअर्थी, मिरा-भाईंदर शहराची विकास योजना (वगळलेला भाग सोडून) शासन अधिसूचना क्रमांक टीपीएस. १२९६/८४७/सीआर-१६२/९६/यूडी-१२, दिनांक १४ मे १९९७ अन्वये मंजूर करण्यात आलेली असून ती दिनांक १५ जुलै १९९७ पासून अंमलात आलेली आहे;

आणि ज्याअर्थी, वगळलेल्या भागाची विकास योजना शासन अधिसूचना क्रमांक टीपीएस. १२९८/९४१/सीआर-८९/९८/यूडी-१२, दिनांक २५ ऑगस्ट २००० अन्वये मंजूर झालेली असून ती दिनांक १५ ऑक्टोबर २००० पासून अंमलात आलेली आहे. मंजूर विकास नियंत्रण नियमावलीत शासन निर्णय क्रमांक टीपीएस. १२०८/१३४६/प्र. क्र. २६७/०८/नवि-१२, दिनांक २९ ऑगस्ट २००९ अन्वये फेरबदल मंजूर झाले आहेत;

आणि ज्याअर्थी, मिरा-भाईंदर महानगरपालिकेने मा. सर्वसाधारण सभा ठराव क्रमांक १०, प्रकरण क्रमांक ९, दिनांक २८ जून २०१६ अन्वये महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ नुसार मंजूर विकास नियंत्रण नियमावलीमध्ये खालीलप्रमाणे फेरबदल करण्याचे ठरविले आहे :-

“ सांडपाणी प्रक्रिया व पुनर्वापरासंबंधीची तरतूद मंजूर विकास नियंत्रण नियमावलीमध्ये समाविष्ट करणेबाबत महाराष्ट्र शासनाने कलम १५४ अन्वये निर्देश दिलेले आहेत. सदर शासन निर्देशाप्रमाणे मिरा भाईंदर शहरासाठीच्या मंजूर विकास नियंत्रण नियमावलीमध्ये तरतूद समाविष्ट करणेबाबत महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ अन्वये फेरबदल करण्याचे प्रस्तावित आहे ”.

त्याअर्थी, ज्या व्यक्तींना/हितसंबंधीयांना/संस्थांना/जमीनधारक/सोसायटी धारकांना सदर फेरबदलाबाबत सूचना/हरकती द्यावयाच्या असतील त्या लेखी स्वरूपात मिरा-भाईंदर महानगरपालिका मुख्य कार्यालयात ही सूचना **राजपत्रात** प्रसिद्ध झाल्याच्या दिनांकापासून ३० (तीस) दिवसांच्या मुदतीमध्ये आणून द्याव्यात. मुदतीनंतर प्राप्त होणाऱ्या सूचना/हरकतीचा विचार केला जाणार नाही.

सदर फेरबदलाबाबतचे महाराष्ट्र शासनाकडील दिनांक १५ जानेवारी २०१६ अन्वयेच्या निर्देशाची प्रत जनतेच्या अवलोकनार्थ महानगरपालिका मुख्य कार्यालयाच्या सूचना फलकावर तसेच महानगरपालिकेच्या नगररचना विभाग, स्वामी विवेकानंद भवन, आर.बी.के. स्कूलशेजारी, कनकिया परिसर, मिरारोड (पूर्व) येथे कार्यालयीन कामकाजाच्या वेळेत ठेवण्यात आलेली आहे.

**अच्युत हांगे,**

आयुक्त,

मिरा-भाईंदर,

दिनांक १३ जुलै २०१६.

मिरा-भाईंदर महानगरपालिका, भाईंदर.

**MIRA-BHAINDER MUNICIPAL CORPORATION, BHAINDER**

**Notice**

(Under Section 37 of Maharashtra Regional and Town Planning Act, 1966)

No. MB/MC/TP/1824/2016

Whereas, the Development Plan of Mira-Bhainder Municipal Corporation (except the excluded portion) has been sanctioned by the Urban Development Department of State Government under section 31(1) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as “the said Act”) vide Notification No. TPS. 1296/9847/CR-162/96/UD-12, dated 14th May 1997 which came into force from the date 15th July 1997 ;

And whereas, the Development Plan of the excluded portion of Mira-Bhainder City has been sanctioned by the Urban Development Department of State Government vide Notification No. TPS/1298/941/CR-89/98/UD-12, dated 25th August 2000 which came into force from date 15th October 2000. The Development Control Regulations of the Mira-Bhainder Municipal Corporation have been modified by Government in U.D.D. vide Notification No. TPS/1208/1346/CR-267/08/UD-12, dated 29th August 2009 ;

And whereas, the General Body of Mira-Bhainder Municipal Corporation *vide* its Resolution No. 10, Item No. 9, dated 28th June 2016 resolved to make the following modification in the sanctioned Development Control Regulation of the Corporation as per provisions of Section 37 of MRTP Act, 1966.

The Government of Maharashtra gives instruction as per Section 154 regarding including provision of waste recycling/reuse in sanction Development Control Regulations as per Section 37 of Maharashtra Regional and Town Planning Act, 1966.

And whereas, if any person / firm / land holder / society etc. has any kind of objections / suggestions about the said proposed changes, they can submit it in writing on any official working days at Head Office of Mira-Bhainder Municipal Corporation within 30 (thirty) days from the date of publication of this Notice in the *Official Gazette*. Objections/ Suggestions received after prescribed time limit will not be entertained.

A Copy of instruction given by the Government of Maharashtra dated 15th January 2016 for this Modifications is kept open for inspection in the office of Town Planning, Swami Vivekanand Bhawan, Near R.B.K. School, Kanakia Road, Mira Road (E.) on official working days and also displayed on General Notice Board (Ground Floor) of Mira-Bhainder Municipal Corporation for information of public.

Mira-Bhaindar,  
dated 13th July 2016.

ACHYUT HANGE,  
Commissioner,

Mira-Bhaindar Municipal Corporation.

### मिरा-भाईंदर महानगरपालिका, भाईंदर

#### सूचना

(महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ अन्वये फेरबदल)

क्रमांक मिभा/मनपा/नर/१८२४/२०१६

ज्याअर्थी, मिरा-भाईंदर शहराची विकास योजना (वगळलेला भाग सोडून) शासन अधिसूचना क्रमांक टीपीएस. १२९६/८४७/सीआर-१६२/९६/यूडी-१२, दिनांक १४ मे १९९७ अन्वये मंजूर करण्यात आलेली असून ती दिनांक १५ जुलै १९९७ पासून अंमलात आलेली आहे;

आणि ज्याअर्थी, वगळलेल्या भागाची विकास योजना शासन अधिसूचना क्रमांक टीपीएस. १२९८/९४१/सीआर-८९/९८/यूडी-१२, दिनांक २५ ऑगस्ट २००० अन्वये मंजूर झालेली असून ती दिनांक १५ ऑक्टोबर २००० पासून अंमलात आलेली आहे. मंजूर विकास नियंत्रण नियमावलीत शासन निर्णय क्रमांक टीपीएस. १२०८/१३४६/प्र. क्र.२६७/०८/नवि-१२, दिनांक २९ ऑगस्ट २००९ अन्वये फेरबदल मंजूर झाले आहेत ;

आणि ज्याअर्थी, मिरा-भाईंदर महानगरपालिकेने मा. सर्वसाधारण सभा ठराव क्रमांक १८, प्रकरण क्रमांक १८, दिनांक २८ जून २०१६ अन्वये महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७ नुसार मंजूर विकास नियंत्रण नियमावलीमध्ये खालीलप्रमाणे फेरबदल करण्याचे ठरविले आहे :-

“ एकात्मिक गृहनिर्माण व झोपडपट्टी विकास कार्यक्रम (IHSDP) व शहरी गरीबांना मूलभूत सुविधा पुरवणे (BSUP) या योजनेची प्रभावीतपणे अंमलबजावणी होणेसाठी २.५० चटक्षेत्र निर्देशांक अनुज्ञेय करणेबाबत शासनाने दिनांक २४ ऑगस्ट २००८ अन्वये दिलेल्या निर्देशाप्रमाणे विकास नियंत्रण नियमावलीमध्ये तरतूद अंतर्भूत करणेसह शासन निर्देशामधील २५ टक्के ऐवजी ५० टक्के क्षेत्र विक्रीधारकासाठी अनुज्ञेय करणेबाबत महाराष्ट्र प्रादेशिक व नगररचना अधिनियम, १९६६ चे कलम ३७(१) अन्वये फेरबदल करणे प्रस्तावित आहे.”

त्याअर्थी, ज्या व्यक्तींना/हितसंबंधियांना/संस्थांना/जमीनधारक/सोसायटी धारकांना सदर फेरबदलाबाबत सूचना/हरकती द्यावयाच्या असतील त्या लेखी स्वरूपात मिरा-भाईंदर महानगरपालिका मुख्य कार्यालयात ही सूचना **राजपत्रात** प्रसिद्ध झाल्याच्या दिनांकापासून ३० (तीस) दिवसांच्या मुदतीमध्ये आणून द्याव्यात. मुदतीनंतर प्राप्त होणाऱ्या सूचना/हरकतीचा विचार केला जाणार नाही.

सदर फेरबदलाबाबतचे शासनाकडील दिनांक २४ ऑगस्ट २००८ अन्वयेच्या निर्देशाची व प्रस्तावित फेरबदलाची प्रत जनतेच्या अवलोकनार्थ महानगरपालिका मुख्य कार्यालयाच्या सूचना फलकावर तसेच महानगरपालिकेच्या नगररचना विभाग, स्वामी विवेकानंद भवन, आर.बी.के. स्कूलशेजारी, कनकिया परिसर, मिरारोड (पूर्व) येथे कार्यालयीन कामकाजाच्या वेळेत ठेवण्यात आलेली आहे.

मिरा-भाईंदर,  
दिनांक १३ जुलै २०१६.

अच्युत हांगे,  
आयुक्त,  
मिरा-भाईंदर महानगरपालिका, भाईंदर.

## MIRA-BHAINDER MUNICIPAL CORPORATION, BHAINDER

### Notice

(Under Section 37 of Maharashtra Regional and Town Planning Act, 1966)

No. MB/MC/TP/1824/2016

Whereas, the Development Plan of Mira-Bhainder Municipal Corporation (except the excluded portion) has been sanctioned by the Urban Development Department of State Government under section 31(1) of the Maharashtra Regional and Town Planning Act, 1966 (hereinafter referred to as "the said Act") *vide* Notification No. TPS. 1296/9847/CR-162/96/UD-12, dated 14th May 1997 which came into force from the date 15th July 1997 ;

And whereas, the Development Plan of the excluded portion of Mira-Bhainder City has been sanctioned by the Urban Development Department of State Government *vide* Notification No. TPS/1298/941/CR-89/98/UD-12, dated 25th August 2000 which came into force from date 15th October 2000. The Development Control Regulations of the Mira-Bhainder Municipal Corporation have been modified by Government in U.D.D. *vide* Notification No. TPS/1208/1346/CR-267/08/UD-12, dated 29th August 2009 ;

And whereas, the General Body of Mira-Bhainder Municipal Corporation *vide* its Resolution No. 18, Item No. 18, dated 28th June 2016 resolved to make the following modification in the sanctioned Development Control Regulation of the Corporation as per provisions of Section 37 of MRTTP Act, 1966:—

As per direction from the Government of Maharashtra dated 24th August 2008 regarding permit 2.5 F.S.I. to proper implementation of Integrated Housing and Slum Development Program (IHSDP) and basic Services to Urban Poor (BSUP) in sanction Development control Regulations and to permit 50 % Area for salable Portion against 25% Areas as per the Government dircetion. Propose modification as per provision of section 37 of MRTTP Act, 1966.

And whereas, if any person / firm / land holder / society etc. has any kind of objections / suggestions about the said proposed changes, they can submit it in writing on any official working days at Head Office of Mira-Bhainder Municipal Corporation within 30 (thirty) days from the date of publication of this Notice in the *Official Gazette*. Objections/ Suggestions received after prescribed time limit will not be entertained.

A Copy of direction from the Government of Maharashtra dated 24th August 2008 and Propose Modifications is kept open for inspection inthe office of Town Planning, Swami Vivekanand Bhawan, Near R.B.K. School, Kanakia Road, Mira Road (E.) on official working days and also displayed on General Notice Board (Ground Floor) of Mira-Bhainder Municipal Corporation for information of public.

Mira-Bhaindar,  
dated 13th July 2016.

ACHYUT HANGE,  
Commissioner,

Mira-Bhaindar Municipal Corporation, Bhaindar.

**विक्रीकर सहआयुक्त (व्हॅट-प्रशासन), धुळे विभाग, जळगाव यांचे कार्यालय**

**अधिसूचना**

[केंद्रीय विक्रीकर (मुंबई) अधिनियम, १९५७ च्या नियम ४अ पोट-नियम (७) या प्रमाणे]

क्रमांक विसआ/धुविज/‘ ग ’ नमुने/अवैध/२०१६-१७/ब-२१८५

ज्याअर्थी, व्यापारी, मे. भारत ग्लास हाऊस, दुकान नं. ६९, जुना बि. जे. मार्केट, जळगाव, जिल्हा जळगाव केंद्रीय विक्रीकर नोंदणी दाखला क्रमांक टीन क्र.२७८३००३३८७८ सी यांचेकडून कळविण्यात आले आहे की, मध्यवर्ती विक्रीकर अधिनियम, १९५६ कलम ८ पैकी पोट-कलम (४) प्रमाणे मंजूर करण्यात आलेले एम.एच-१३/४०६५७१ (एकूण १ ‘ ग ’ नमुना) गहाळ झालेले आहेत. त्यांनी दोन मराठी वर्तमानपत्रात “ देशदूत ” वार शनिवार दिनांक १२ मार्च २०१६ आणि “ साईमत ” वार शनिवार, दिनांक १२ मार्च २०१६ मध्ये तशी जाहिरात प्रकाशित केली आहे.

त्याअर्थी, मी, डॉ. बी. एन. पाटील, विक्रीकर सहआयुक्त (व्हॅट प्रशासन), धुळे विभाग, जळगाव, मध्यवर्ती विक्रीकर (मुंबई) अधिनियम, १९५६ च्या नियम ४अ पैकी पोट-नियम (७) मध्ये विहित केलेल्या अधिकाराचा वापर करून असे जाहीर करतो की सदर ‘ ग ’ नमुने क्रमांक एम.एच-१३/४०६५७१ (एकूण १ ‘ ग ’ नमुना) गहाळ झालेले असून ते अवैध ठरविण्यात आलेले आहेत.

जळगाव,  
दिनांक ५ मे २०१६.

**डॉ. बी. एन. पाटील,**  
विक्रीकर सहआयुक्त (व्हॅट-प्रशासन),  
धुळे विभाग, जळगाव.

**OFFICE OF THE JOINT COMMISSIONER OF SALES TAX (VAT-ADM.),  
DHULE DIVISION, JALGAON**

**NOTIFICATION**

[Under sub-rule (7) of rule 4A of The Central Sales Tax (Bombay) Rules, 1957]

No. JCST/DDJ/‘ C ’ Form/Invalid/2016-17/B-2185

Whereas, it has been reported by M/s. Bharat Glass House, Shop No. 69, Old B. J. Market, Jalgaon, Dist. Jalgaon. TIN 27830033878 C that the declarations referred to in sub-section (4) of the Section 8 of Central Sales Tax Act, 1956 (LXXIV of 1956) in Forms ‘ C ’ issued to them bearing No. MH-13/406571 (Total 1 C-Form) have been lost. The advertisement was given in Two Marathi Daily News Papers “ Deshdoot ” on Saturday 12th March 2016 and “ Saimat ” on Saturday 12th March 2016.

I, Dr. B. N. Patil, Joint Commissioner of Sales Tax (VAT-Adm.), Dhule Division, Jalgaon in exercise of the powers vested in me under Sub rule (7) of rule 4A of Central Sales Tax Act, 1956, hereby declare that the said declarations in Forms ‘ C ’ bearing No. MH-13/406571 (Total 1 C-Form) should be considered as invalid.

Jalgaon,  
dated the 5th May 2015.

**Dr. B. N. PATIL,**  
Joint Commissioner of Sales Tax (VAT-Adm.),  
Dhule Division, Jalgaon.

**Serial No. M-16117**

**IN THE HIGH COURT OF JUDICATURE AT BOMBAY  
ORDINARY ORIGINAL CIVIL JURISDICTION**

COMPANY PETITION NO. 295 OF 2015

In the matter of Section 433 and 434(A) of  
the companies Act 1956.

**AND**

In the Matter of M/s. Frantiago Life sciences  
Pvt. Ltd., having its registered office at  
Premises No. 7, Bldg. No. 1-7, 1st Floor,  
Shree Arihant Compound Village Koper,  
Bhiwandi, Maharashtra 421 603. India

CIN No. U36912MH2010PTC209420

... *Company*

M/s. Medi Carriers Pvt. Ltd.,  
A Private limited company incorporated  
In India under provision of companies Act, 1956  
Having its office at A-7, Mangalya, 7th Floor,  
Behind Sangit Plaza, Marol Maroshi Road, Marol,  
Andheri (E.), Mumbai 400 059.

... *Petitioner*

A Petition under Section 433 and 434(a) of the Companies Act, 1956 for winding up of the above named Company was presented by M/s. Medi Carriers Pvt. Ltd. The Petitioner above named creditor of the company on 10th February 2014 and the said petition was admitted pursuant to order dated 28th June 2016 and the same is fixed for hearing before the company Judge on 26th August 2016 at 11-00 O'clock in the forenoon or soon thereafter.

Any person(s), creditor or contributory desirous to supporting or to opposing the said petition should send to the petitioner or his Advocate at the office address mention hereunder, a notice of his intension signed by him or his Advocate with his full name and addresses so as to as reach the petitioner Advocate not later than five days before the date fixed for hearing of the said petition and appear at the hearing for the purpose in person or by an Advocate.

A copy of the petition will be furnished by the petitioners Advocate to any creditor or contributor on payment of the prescribed charges for the same.

Any affidavit intended to be used in opposition to the petition should be filed in court and a copy thereof served on the petitioners advocate, not less than five days before the date fixed for hearing.

Dated this     day of July 2016

S. V. VORA,  
Advocate for the Petitioners.

8 C Shrivinayak,  
Tejpal Scheme Road no. 3,  
Vile Parle (E.), Mumbai 400 057.

### **District Bar and High Court Bar (89)**

#### **MUMBAI LIST**

- 1 The President,  
Advocates Association of Western India, Kirtikar Law Library,  
Room No. 36, 1st Floor, High Court, Bombay.
- 2 The President,  
Bombay Bar Association (Original Side), 2nd Floor,  
High Court Building, Mumbai.
- 3 The President,  
Bombay City Civil & Sessions Court Bar Association,  
Old Secretariat Building, Bombay.
- 4 The President,  
Session Court Bar Association, Sewri (Shiwdi), Mumbai 400 010.
- 5 The President,  
Session Court Bar Association, Dindoshi, Mumbai 400 010.

#### **GOA LIST**

- 1 South Goa The President/Secretary,  
South Goa Advocate District Association, Civil &  
Criminal Court Bldg., Old Market Margaon, Goa.
- 2 North Goa The President/Secretary,  
North Goa Advocates District Association, Civil & Criminal  
Court, Panjim, North Goa.
- 3 Goa High Court The President/Secretary,  
Goa High Court Bar Association, Altinho Panaji, Goa
- 4 North Goa The President/Secretary,  
Mapusa Advocates Forum, Addl. District & Session Court,  
Mapusa, Tal. Bardez, Dist. North Goa.

#### **AHMEDNAGAR**

- 1 Ahmednagar The President,  
District Court Bar Association, District & Sessions Court,  
Ahmednagar, Dist. Ahmednagar.
- 2 Kopergaon The President,  
Taluka Court Bar Association, Court of Civil Judge, Kopergaon,  
Tal. Kopergaon, Dist. Ahmednagar.
- 3 Newasa The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Newasa, Tal. Newasa, Dist. Ahmednagar.
- 4 Sangamner The President, Taluka Court Bar Association, Court of Civil  
Judge, Sangamner, Tal. Sangamner, Dist. Ahmednagar.
- 5 Shrirampur The President,  
Taluka Court Bar Association Court of Civil Judge,  
Shrirampur, Tal. Shrirampur, Dist. Ahmednagar.

#### **AKOLA**

- 1 Akola The President,  
District Court Bar Association, District & Session Court, Akola

- 2 Akot The President,  
Taluka Court Bar Association, Court of Civil Judge Akot,  
Tal. Akot, Dist. Akola.

**AMRAVATI**

- 1 Amravati The President,  
District Court Bar Association, District & Sessions Court,  
Amravati, Dist. Amravati.
- 2 Achalpur The President,  
Taluka Court Bar Association, Court of Civil Judge, Achalpur,  
Tal. Achalpur, Dist. Amravati.

**AURANGABAD**

- 1 Aurangabad The President,  
District Court Bar Association, District & Sessions Court,  
Aurangabad.
- 2 Vaijapur The President,  
Taluka Court Bar Association, Court of Civil of Judge,  
Vaijapur, Tal. Vaijapur, Dist. Aurangabad.
- 3 High Court The President,  
High Court Bar Association, High Court of Bombay Bench at  
Aurangabad, Tal. & Dist. Aurangabad.

**BEED**

- 1 Beed The President,  
District Court Bar Association, District & Sessions Court,  
Beed, Dist. Beed.
- 2 Ambajogai The President,  
Court Bar Association, Court of Civil Judge, Sr. Division,  
Ambajogai, Tal. Ambajogai, Dist. Beed.
- 3 Majalgaon The President,  
Court Bar Association, Court of Civil Judge, Majalgaon,  
Tal. Majalgaon, Dist. Beed.

**BHANDARA**

- 1 Bhandara The President,  
District Court Bar Association, District & Sessions Court,  
Bhandara, Dist. Bhandara.

**BULDHANA**

- 1 Buldhana The President,  
District Court Bar Association, District & Sessions Court,  
Buldhana.
- 2 Khamgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Khamgaon, Dist. Buldhana.

**CHANDRAPUR**

- 1 Chandrapur The President,  
District Court Bar Association, District & Sessions Court,  
Chandrapur, Dist. Chandrapur.

- 2 Warora The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Warora, Dist. Chandrapur.

### **DHULE**

- 1 Dhule The President,  
District Court Bar Association, District & Sessions Court,  
Dist. Dhule.

### **GADCHIROLI**

- 1 Gadchiroli The President,  
District Court Bar Association, District & Sessions Court,  
Gadchiroli.

### **GONDIYA**

- 1 Gondiya The President,  
District Court Bar Association, Court of Civil Judge,  
Tal. Gondiya, Dist. Gondiya.

### **JALGAON**

- 1 Jalgaon The President,  
District Court Bar Association, District & Sessions Court,  
Jalgaon, Dist. Jalgaon.

- 2 Amalner The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Amalner, Dist. Jalgaon.

- 3 Bhusawal The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Bhusawal, Dist. Jalgaon.

### **JALNA**

- 1 Jalna The President,  
District Court Bar Association, District & Sessions Court,  
Jalna, Dist. Jalna.

### **KOLHAPUR**

- 1 Kolhapur The President,  
District Court Bar Association, District & Sessions Court,  
Kolhapur, Dist. Kolhapur.

- 2 Gadhinglaj The President,  
Taluka Court Bar Association, Court Bar Association, Court of  
Civil Judge, Tal. Gadhinglaj, Dist. Kolhapur.

- 3 Ichalkaranji The President,  
Taluka Court Bar Association, Court Bar Association,  
Court of Civil Judge, Tal. Ichalkaranji, Dist. Kolhapur.

- 4 Jaisingapur The President,  
Jaisingpur Bar Association, Court of Civil Judge, Tal. Shirol,  
Dist. Kolhapur.

### **LATUR**

- 1 Latur The President,  
District Court Bar Association, District & Sessions Court,  
Latur, Dist. Latur.



- 2 Ahmedpur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ahmedpur, Dist. Latur.
- 3 Nilanga The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Nilanga, Dist. Latur.
- 4 Udgir The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Udgir, Dist. Latur.

**NAGPUR**

- 1 Nagpur The President,  
District Court Bar Association, District & Sessions Court,  
Nagpur, Dist. Nagpur.
- 2 High Court The President,  
High Court Bar Association, High Court of Bombay Bench at  
Nagpur, Tal. & Dist. Nagpur.

**NANDED**

- 1 Nanded The President,  
District Court Bar Association, District & Sessions Court,  
Nanded.
- 2 Bhokar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Bhokar, Dist. Nanded.
- 3 Biloli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Biloli, Dist. Nanded.
- 4 Kandhar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kandhar, Dist. Nanded.

**NANDURBAR**

- 1 Nandurbar The President,  
District Court Bar Association, Court of Civil Judge,  
Tal. Nandurbar, Dist. Nandurbar.
- 2 Shahada The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Shahada, Dist. Nandurbar.

**NASHIK**

- 1 Nashik The President,  
District Court Bar Association, District & Sessions Court,  
Nashik.
- 2 Malegaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Malegaon, Dist. Nashik.
- 3 Niphad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Niphad, Dist. Nashik.

### OSMANABAD

- 1 Osmanabad The President,  
District Court Bar Association, District & Sessions Court,  
Osmanabad, Dist. Osmanabad.
- 2 Bhoom The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Bhoom, Dist. Osmanabad.
- 3 Omerga The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Omerga, Dist. Osmanabad.

### PARBHANI

- 1 Parbhani The President,  
District Court Bar Association, District & Sessions Court,  
Parbhani, Dist. Parbhani.
- 2 Basmath Nagar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Basmanthnagar, Dist. Hingoli.
- 3 Gangakhed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Gangakhed, Dist. Parbhani.
- 4 Hingoli The President,  
District Court Bar Association, Court of Civil Judge,  
Tal. Hingoli, Dist. Hingoli.

### PUNE

- 1 Pune The President,  
District Court Bar Association, District & Sessions Court,  
Pune, Dist. Pune.
- 2 Baramati The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Baramati, Dist. Pune.
- 3 Khed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Khed, Dist. Pune.

### RAIGAD – ALIBAG

- 1 Raigad – Alibag The President,  
District Court Bar Association, District & Sessions Court,  
Raigad-Alibag, Dist. Raigad.
- 2 Mangaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mangaon, Dist. Raigad.

### RATNAGIRI

- 1 Ratnagiri The President,  
District Court Bar Association, District & Sessions Court,  
Ratnagiri.
- 2 Khed The President,  
Taluka Court Bar Association, Tal. Khed, Dist. Ratnagiri.

**SANGLI**

- 1 Sangli The President,  
District Court Bar Association, District & Sessions Court,  
Sangli, Dist. Sangli.
- 2 Islampur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Islampur, Dist. Sangli.

**SATARA**

- 1 Satara The President,  
District Court Bar Association, District & Sessions Court,  
Satara, Dist. Satara.
- 2 Karad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Karad, Dist. Satara.
- 3 Vaduj The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Vaduj, Dist. Satara.

**SINDHUDURGNAGARI (OROS)**

- 1 Sindhudurnagari (OROS) The President,  
District Court Bar Association, District and Sessions Court,  
Sindhudurg, Dist. Sindhudurnagari (Oros).

**SOLAPUR**

- 1 Solapur The President,  
District Court Bar Association, District and Sessions Court,  
Solapur, Dist. Solapur.
- 2 Barshi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Barshi, Dist. Solapur.
- 3 Malshiras The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Malshiras, Dist. Solapur.
- 4 Pandharpur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Pandharpur, Dist. Solapur.

**THANE**

- 1 Thane The President,  
District Court Bar Association, District & Sessions Court,  
Thane, Dist. Thane.
- 2 Kalyan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kalyan, Dist. Thane.
- 3 Palghar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Palghar, Dist. Thane.
- 4 Vasai The President,  
Taluka Court Bar Association, Court of Civil Judge, Tal. Vasai,  
Dist. Thane.

**WARDHA**

- 1 Wardha The President,  
District Court Bar Association, District & Sessions Court,  
Wardha, Dist. Wardha.

**WASHIM**

- 1 Washim The President,  
District Court Bar Association, Court of Civil Judge, Washim,  
Tal. Washim, Dist. Washim.

**YAVATMAL**

- 1 Yavatmal The President,  
District Court Bar Association, District & Sessions Court,  
Yavatmal, Dist. Yavatmal.
- 2 Darwha The President,  
Taluka Court Bar Association, Court of Civil Judge, Darwha,  
Tal. Darwha, Dist. Yavatmal.
- 3 Kelapur  
(Pandharkawada) The President,  
Taluka Court Bar Association, Court of Civil Judge, Tal. Kelapur  
(Pandharkawada), Dist. Yavatmal.
- 4 Pusad The President,  
Taluka Court Bar Association, Court of Civil Judge, Tal. Pusad,  
Dist. Yavatmal.

**Taluka Bar Ass. Mumbai 286**

Sr. No.	Bar Associations	Sr. No.	Bar Associations
1	The President, Bombay Advocates Association of Small Causes Court, 2nd Floor, Lokmanya Tilak Marg, Mumbai 400 002.	10	The President, Metropolitan Magistrates Court, Borivali Advocates Bar Association, Borivali (W.), Mumbai 400 092.
2	The President, Bombay Advocates Association of the Court of Small Causes, 4-A Bhaskar Building, 7th Floor, Ali Yavar Jung Marg, Bandra (E.), Mumbai 400 051.	11	The President, Metropolitan Magistrates Court, Mulund Court Bar Association, Mulund, Mumbai 400 080.
3	The President, Bombay Metropolitan Magistrates' Courts' Bar Association, Esplanade Court, 1st Floor, Mahapalika Marg, Mumbai 400 001.	12	The President, The Vikhroli Court Bar Association, Saikrupa Shopping Centre, Kannamwar Nagar – 2, Vikhroli (E.), Mumbai 400 083.
4	The President, Metropolitan Magistrates Court Bar Association, Girgaum, Mumbai 400 004.	13	The President, Labour Law Practitioner Association, 6th Floor, New Administrative Building, Near Chetna College, Bandra (E.), Mumbai 400 051.
5	The President, Metropolitan Magistrates Court Bar Association, Mazgaon, Mumbai 400 010.	14	The President, Motor Accident Claims Tribunal Bar Association, Administrative Staff College Compound, 9, Hazarimal Somani Marg, Opp. Bharda High School, Boribunder, Mumbai 400 001.
6	The President, Metropolitan Magistrates Court, Dadar Bar Association, Nyaya Mandir, Naigaum, Dadar, Mumbai-14.	15	The President, Central Administrative Tribunal Bar Association, 3rd Floor, Gulestan Building, Prescott Road, Mumbai 400023.
7	The President, The Kurla Metropolitan Magistrate's Court Bar Association, Kurla Centre of Courts, L. B. S. Marg, Kurla (W.), Mumbai 400 070.	16	The President, Maharashtra Administrative Tribunal Bar Association, Sachivalaya Barracks, Mumbai
8	The President, Metropolitan Magistrates Courts, Andheri Bar Association, Andheri (E.), Mumbai 400 069.	17	The President, Family Court Bar Association, 5th Floor, Family Court Building, Near M.M.R.D.A. Office, Bandra (E.), Mumbai 400 050
9	The President, Metropolitan Magistrates Court, Bandra Bar Association, 2nd Floor, "Bhaskar", Vandre Nyayalaya, Bandra (E.), Mumbai 400 051.		

### NORTH GOA LIST

- 1 Bichiolim The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Senior Division & J.M.F.C. Bicholim, Dist. North Goa.
- 2 Ponda The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Senior Division & J.M.F.C. Ponda, Tal. Ponda, Dist. North Goa.
- 3 Pernem The President,  
Taluka Court Bar Association, Court of Civil Judge, Junior  
Division & J.M.F.C. Pernem, Tal. Pernem, Dist. North Goa.
- 4 Tiswadi (Panjim Lawyers Forum) The President,  
Panjim Lawyers Forum, Civil & Criminal Court, Panjim,  
Tal. Tiswadi, Goa.
- 5 Valpoi The President,  
Sattari Advocates Forum, Civil & Criminal Court, Valpoi,  
Tal. Sattari, North Goa.

### SOUTH GOA

- 1 Canacona The President,  
Taluka Court Bar Association, Court of Civil Judge, Junior  
Division & J.M.F.C. Canacona, Tal. Canacona, Dist. South Goa.
- 2 Quepem The President,  
Taluka Court Bar Association, Court of Civil Judge, Senior  
Division & J.M.F.C. Quepem, Tal. Quepem, Dist. South Goa.
- 3 Mourmugao (Vasco) The President,  
Vasco Advocates Association, 1<sup>st</sup> Floor, Vasco Civil Criminal  
Court Building Opp. Moruago Municipal Building,  
Vasco-da-Gama, Mourmugao, South Goa.
- 4 Sangae Sange Court Bar Association, CJJD Sange Salket Goa (S.G)

### AHMEDNAGAR

- 1 Akole The President,  
Taluka Court Bar Association, Court of Civil Judge, Akole,  
Tal. Akole, Dist. Ahmednagar.
- 2 Jamkhed The President,  
Taluka Court Bar Association, Court of Civil Judge, Jamkhed,  
Tal. Jamkhed, Dist. Ahmednagar.
- 3 Karjat The President,  
Taluka Court Bar Association, Court of Civil Judge, Karjat,  
Tal. Karjat, Dist. Ahmednagar.
- 4 Parner The President,  
Taluka Court Bar Association, Court of Civil Judge, Parner,  
Tal. Parner, Dist. Ahmednagar.
- 5 Pathardi The President,  
Taluka Court Bar Association, Court of Civil Judge, Pathardi,  
Tal. Pathardi, Dist. Ahmednagar.
- 6 Rahata The President,  
Taluka Court Bar Association, Court of Civil Judge, Rahata  
Tal. Rahata, Dist. Ahmednagar.

- 7 Rahuri The President,  
Taluka Court Bar Association, Court of Civil Judge, Rahuri,  
Tal. Rahuri, Dist. Ahmednagar.
- 8 Shevgaon The President,  
Taluka Court Bar Association, Court of Civil Judge, Shevgaon,  
Tal. Shevgaon, Dist. Ahmednagar.
- 9 Shrigonda The President,  
Taluka Court Bar Association, Court of Civil Judge, Shrigonda,  
Tal. Shrigonda, Dist. Ahmednagar.

**AKOLA**

- 1 Barshitakli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Barshitakli, Tal. Barshitakli, Dist. Akola.
- 2 Murtizapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Murtizapur, Tal. Murtizapur, Dist. Akola.
- 3 Patur The President,  
Taluka Court Bar Association, Court of Civil Judge, Patur,  
Tal. Patur, Dist. Akola.
- 4 Telhara The President/Secretary ,  
Taluka Court Bar Association, Court of Civil Judge, Telhara,  
Tal. Telhara, Dist. Akola.
- 5 Balapur The President/Secretary ,  
Taluka Court Bar Association, Court of Civil Judge, Balapur,  
Tal. Balapur, Dist. Akola.

**AMRAVATI**

- 1 Chandur Bazar The President,  
Taluka Court Bar Association, Court of Civil Judge, Chandur  
Bazar, Tal. Chandur Bazar, Dist. Amravati.
- 2 Chandur Railway The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Chandur Rly., Tal. Chandur Rly., Dist. Amravati.
- 3 Daryapur The President,  
Taluka Court Bar Association, Court of Civil Judge, Daryapur,  
Tal. Daryapur, Dist. Amravati.
- 4 Anjangaon Surjee The President,  
Taluka Court Bar Association, Court of Civil Judge, Anjangaon  
Surjee, Tal. Anjangaon Surjee, Dist. Amravati.
- 5 Dhamangaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Dhamangaon, Tal. Dhamangaon, Amravati.
- 6 Dharni The President,  
Taluka Court Bar Association, Court of Civil Judge, Dharni,  
Tal. Dharni, Dist. Amravati.
- 7 Morshi The President,  
Taluka Court Bar Association, Court of Civil Judge, Morshi,  
Tal. Morshi, Dist. Amravati.

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| 8  | Nandgaon<br>Khandeshwar | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Nandgaon<br>Khandeshwar, Tal. Nandgaon Khandeshwar, Dist. Amravati. |
| 9  | Warud                   | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Warud,<br>Tal. Warud, Dist. Amravati.                               |
| 10 | Bhatkuli                | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Bhatkuli,<br>Tal. Bhatkuli, Dist. Amravati.                         |
| 11 | Tiosa                   | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Tiwsa,<br>Tal. Tiwsa, Dist. Amravati.                               |

### AURANGABAD

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|---|-----------|---|
| 1 | Gangapur  | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Gangapur,<br>Tal. Gangapur, Dist. Aurangabad.   |
| 2 | Kannad    | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Kannad,<br>Tal. Kannad, Dist. Aurangabad.       |
| 3 | Paithan   | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Paithan,<br>Tal. Paithan, Dist. Aurangabad.     |
| 4 | Sillod    | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Sillod,<br>Tal. Sillod, Dist. Aurangabad.       |
| 5 | Khultabad | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Khultabad,<br>Tal. Khultabad, Dist. Aurangabad. |
| 6 | Phulambri | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Phulambri,<br>Tal. Phulambri, Dist. Aurangabad. |
| 7 | Soyegaon  | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Soyegaon,<br>Tal. Soyegaon, Dist. Aurangabad.   |

### BEED

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|---|------------------|---|
| 1 | Ashti            | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Ashti,<br>Tal. Ashti, Dist. Beed.   |
| 2 | Dharur           | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Dharur,<br>Tal. Dharur, Dist. Beed. |
| 3 | Georai<br>Gevrai | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Georai,<br>Tal. Georai, Dist. Beed. |
| 4 | Kaij             | The President,<br>Taluka Court Bar Association, Court of Civil Judge, Kaij,<br>Tal. Kaij, Dist. Beed.     |



- 5 Parli The President,  
Taluka Court Bar Association, Court of Civil Judge, Parli,  
Tal.Parli, Dist. Beed.
- 6 Patoda The President,  
Taluka Court Bar Association, Court of Civil Judge, Patoda,  
Tal. Patoda, Dist Beed.
- 7 Shirur Kasar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Shirur Kasar, Tal. Shirur Kasar, Dist. Beed.
- 8 Wadvani The President,  
Taluka Court Bar Association, Court of Civil Judge, Wadvani,  
Tal. Wadvani, Dist. Beed.

### **BHANDARA**

- 1 Mohadi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mohadi, Dist. Bhandara.
- 2 Pauni The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Pauni, Dist. Bhandara.
- 3 Sakoli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sakoli, Dist. Bhandara.
- 4 Tumsar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Tumsar, Dist. Bhandara.
- 5 Lakhandur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Lakhandur, Dist. Bhandara.
- 6 Lakhani The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Lakhani, Dist. Bhandara.

### **BULDHANA**

- 1 Chikhli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Chikhli, Dist. Buldhana.
- 2 Deulgaon Raja The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Deulgaon Raja, Dist. Buldhana.
- 3 Jalgaon-Jamod The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Jalgaon Jamod, Dist. Buldhana.
- 4 Mehkar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mehkar, Dist. Buldhana.
- 5 Malkapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Malkapur, Dist. Buldhana.

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| 6  | Nandura        | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Nandura, Dist. Buldhana.        |
| 7  | Shegaon        | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Shegaon, Dist. Buldhana.        |
| 8  | Lonar          | The President, Taluka Court Bar Association, Court of Civil Judge, Tal. Lonar, Dist. Buldhana.                |
| 9  | Motala         | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Motala, Dist. Buldhana.         |
| 10 | Sangrampur     | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Sangrampur, Dist. Buldhana.     |
| 11 | Sindhkhed Raja | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Sindhkhed Raja, Dist. Buldhana. |

### CHANDRAPUR

- |   |            |  |
|---|------------|--|
| 1 | Bhadrawati | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Bhadrawati, Dist. Chandrapur.                |
| 2 | Bramhapuri | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Bramhapuri, Dist. Chandrapur.                |
| 3 | Chimur     | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Chimur, Dist. Chandrapur.                    |
| 4 | Mul        | The President,<br>Taluka Court Bar Association, Court Bar Association,<br>Court of Civil Judge, Tal. Mul, Dist. Chandrapur |
| 5 | Nagbid     | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Nagbid, Dist. Chandrapur.                    |
| 6 | Rajura     | The President<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Rajura , Dist. Chandrapur.                    |
| 7 | Saoli      | The President,<br>Taluka Colurt Bar Association, Court of Civil Judge,<br>Tal. Saoli, Dist. Chandrapur.                    |
| 8 | Sindhewahi | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Sindhewahi, Dist. Chandrapur.                |
| 9 | Ballarpur  | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Ballarpur, Dist. Chandrapur.                 |

- 10 Pombhurna The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal.Pombhurna, Dist. Chandrapur.
- 11 Gondpipri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal.Gondpipri, Dist. Chandrapur.

**DHULE**

- 1 Shindkheda The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Shindkheda, Dist. Dhule.
- 2 Shirpur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Shirpur, Dist. Dhule.
- 3 Sakri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sakri, Dist. Dhule.
- 4 Dondaicha The President,  
Dondaicha Bar Association, Court of Civil Judge, Dondaicha,  
Tal. Dhule, Dist. Dhule.

**GADCHIROLI**

- 1 Aheri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Aheri.
- 2 Armori The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Armori.
- 3 Desaiganj The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Desaiganj, Dist. Gadchiroli.
- 4 Sironcha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sironcha, Dist. Gadchiroli.
- 5 Charmorshi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Charmorshi, Dist. Gadchiroli.
- 6 Dhanora The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dhanora, Dist. Gadchiroli.
- 7 Kurkheda The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kurkheda, Dist. Gadchiroli.

**GONDIA**

- 1 Amgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Amgaon, Tal. Amgaon, Dist. Gondiya.
- 2 Tirora The President,  
Taluka Court Bar Association, Court Bar Association,  
Tal. Tirora, Dist. Gondiya.

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|---|----------------|---|
| 3 | Deori          | The President,<br>Taluka Court Bar Association, Court Bar Association,<br>Tal.Deori, Dist. Gondiya.           |
| 4 | Sadak Arjuni   | The President,<br>Taluka Court Bar Association, Court Bar Association,<br>Tal.Sadak, Arjuni , Dist. Gondiya.  |
| 5 | Arjuni-Morgaon | The President,<br>Taluka Court Bar Association, Court Bar Association,<br>Tal. Arjuni-Morgaon, Dist. Gondiya. |

### JALGAON

- |    |                          |  |
|----|--------------------------|--|
| 1  | Bhadgaon                 | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Bhadgaon, Dist. Jalgaon.             |
| 2  | Chalisgaon               | The President, Taluka Court Bar Association, Court of Civil<br>Judge, Tal. Chalisgaon, Dist Jalgaon.               |
| 3  | Chopda                   | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Chopda, Dist. Jalgaon.               |
| 4  | Erandol                  | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Erandol, Dist. Jalgaon.              |
| 5  | Jamner                   | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Jamner, Dist. Jalgaon.               |
| 6  | Muktainagar<br>(Edlabad) | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Muktainagar (Edlabad) Dist. Jalgaon. |
| 7  | Pachora                  | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Pachora, Dist. Jalgaon.              |
| 8  | Parola                   | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Parola, Dist. Jalgaon.               |
| 9  | Raver                    | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Raver, Dist. Jalgaon.                |
| 10 | Yawal                    | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Yawal, Dist. Jalgaon.                |
| 11 | Dharangaon               | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Dharangaon, Dist. Jalgaon.           |

### JALNA

- |   |           |   |
|---|-----------|---|
| 1 | Ambad     | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Ambad, Dist. Jalna.     |
| 2 | Bhokardan | The President,<br>Taluka Court Bar Association, Court of Civil Judge,<br>Tal. Bhokardan, Dist. Jalna. |

- 3 Jafrabad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Jafrabad, Dist. Jalna.
- 4 Partur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Partur, Dist. Jalna.
- 5 Badnapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Badnapur, Dist. Jalna.
- 6 Mantha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mantha, Dist. Jalna.
- 7 Gansavangi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Gansavangi, Dist. Jalna.

**KOLHAPUR**

- 1 Ajara The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ajara, Dist. Kolhapur.
- 2 Chandgad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Chandgad, Dist. Kolhapur.
- 3 Gargoti The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Gargoti, Dist. Kohapur.
- 4 Kagal The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kagal, Dist. Kolhapur.
- 5 Panhala The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Panhala, Dist. Kolhapur.
- 6 Radhanagari The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Radhanagari, Dist. Kolhapur.
- 7 Vadgaon The President,  
Wadgaon Bar Association, Court of Civil Judge,  
Tal. Hatkangale, Dist. Kolhapur.
- 8 Kurundwad The President,  
Kurundwad Court Bar association, Court of Civil Judge,  
Tal. Shirol, Dist. Kolhapur.
- 9 Malkapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Malkapur, Dist. Kolhapur.

### LATUR

- 1 Ausa The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ausa, Dist. Latur.
- 2 Chakur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Chakur, Dist. Latur.
- 3 Renapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Renapur,  
Dist. Latur.
- 4 Deoni The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Deori, Dist. Latur.

### NAGPUR

- 1 Parshivni The President,  
Parshivni Bar Association.
- 2 Kamptee The President,  
Kamptee Bar Association.
- 3 Katol The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Katol, Dist. Nagpur.
- 4 Kuhi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kuhi, Dist. Nagpur.
- 5 Narkhed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Narkhed, Dist. Nagpur.
- 6 Ramtek The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ramtek, Dist. Nagpur.
- 7 Saoner The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Saoner, Dist. Nagpur.
- 8 Umred The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Umred, Dist. Nagpur.
- 9 Hingna The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Hingna, Dist. Nagpur.
- 10 Kalmeshwar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kalmeshwar, Dist. Nagpur.
- 11 Mouda The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mouda, Dist. Nagpur.
- 12 Bhiwapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Bhiwapur, Dist. Nagpur.

**NANDED**

- 1 Degloor The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Degloor.
- 2 Dharmababad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dharmabad, Dist. Nanded.
- 3 Hadgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Hadgaon, Dist. Nanded.
- 4 Himayatnagar The President,  
Taluka Court Bar Association,  
Court of Civil Judge, Tal. Himayatnagar,  
Dist. Nanded.
- 5 Kinwat The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal Kinwat, Dist. Nanded.
- 6 Loha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Loha, Dist. Nanded.
- 7 Mukhed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Mukhed, Dist. Nanded.
- 8 Naigaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Naigaon, Dist. Nanded.
- 9 Ardhapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ardhapur, Dist. Nanded.
- 10 Mudkhed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mudkhed, Dist. Nanded.
- 11 Mahoor The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mahoor, Dist. Nanded.
- 12 Umri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Umri, Dist. Nanded.

**NANDURBAR**

- 1 Navapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Navapur, Dist. Nandurbar.
- 2 Taloda The President,  
Taloda Dhadgaon Bar Association, Court of Civil Judge,  
Tal. Taloda, Dist. Nandurbar.

- 3 Akkalkuwa The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Akkalkuwa, Dist. Nandurbar.
- 4 Akrani – Dhadgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dhadgaon, Dist. Nandurbar.

### NASHIK

- 1 Chandwad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Chandwad, Dist. Nashik.
- 2 Dindori The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dindori, Dist. Nashik.
- 3 Igatpuri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Igatpuri, Dist. Nashik.
- 4 Kalwan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kalwan, Nashik.
- 5 Manmad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Court of Civil Judge, Tal. Manmad, Dist. Nashik.
- 6 Nandgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Nandgaon, Dist. Nashik.
- 7 Pimpalgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Pimpalgaon, Dist. Nashik.
- 8 Satana The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Satana, Dist. Nashik.
- 9 Sinnar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sinnar, Dist. Nashik.
- 10 Yeola The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Yeola, Dist. Nashik.
- 11 Nashik Road The President,  
Nashik Road Bar Association, Deolali Road, Dist. Nashik.
- 12 Peth/Surgana The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Peth/Surgana, Dist. Nashik.



**OSMANABAD**

- 1 Kallam The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kallam, Dist. Osmanabad.
- 2 Paranda The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Paranda, Dist. Osmanabad.
- 3 Tuljapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal Tuljapur, Dist. Osmanabad.
- 4 Lohara The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal Lohara, Dist. Osmanabad.
- 5 Washi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Washi, Dist. Osmanabad.

**PARBHANI**

- 1 Jintur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Jintur, Dist. Parbhani.
- 2 Pathri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal Pathri, Dist. Parbhani.
- 3 Purna The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Purna, Dist. Parbhani.
- 4 Sailu The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sailu, Dist. Parbhani.
- 5 Sonpeth The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sonpeth, Dist. Parbhani.
- 6 Palam The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Palam, Dist. Parbhani.
- 7 Manwath The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Manwath, Dist. Parbhani.
- 8 Kalamnuri The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kalamnuri, Dist. Hingoli.
- 9 Sengaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sengaon, Dist. Hingoli.
- 10 Aundha Nagnath The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Aundha Nagnath, Dist. Hingoli.

**PUNE**

- 1 Bhor The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Bhor, Dist. Pune.
- 2 Pimpri-Chinchwad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Pimpri-Chinchwad, Dist. Pune.
- 3 Daund The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Daund, Dist. Pune.
- 4 Ghodegaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ghodegaon, Dist. Pune.
- 5 Ghodnadi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ghodnadi, Dist. Pune.
- 6 Indapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Indapur, Dist. Pune.
- 7 Junnar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Junnar, Dist. Pune.
- 8 Khadki (Cantonment) The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Khadki (Cantonment), Dist. Pune.
- 9 Saswad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Saswad, Dist. Pune.
- 10 Vadgaon-Maval The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Vadgaon-Maval, Dist. Pune.

**RAIGAD-ALIBAG**

- 1 Karjat The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Karjat, Dist. Raigad.
- 2 Khalapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Khalapur, Dist. Raigad.
- 3 Mahad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mahad, Dist. Raigad.
- 4 Murud The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Murud, Dist. Raigad.
- 5 Roha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Roha, Dist. Raigad.

- 6 Pali The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Junior Division, Tal. Pali, Dist. Raigad.
- 7 Panvel The President,  
Bar Association, Court of Civil Judge,  
Tal. Panvel, Dist. Raigad.
- 8 Pen The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Pen, Dist. Raigad.
- 9 Uran The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Uran, Dist. Raigad.
- 10 Sriwardhan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sriwardhan, Dist. Raigad .

### **RATNAGIRI**

- 1 Chiplun The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Chiplun, Dist. Ratnagiri.
- 2 Dapoli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dapoli, Dist. Ratnagiri.
- 3 Deorukh The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Deorukh, Dist. Ratnagiri.
- 4 Lanja The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Lanja, Dist. Ratnagiri.
- 5 Rajapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Rajapur, Dist. Ratnagiri.
- 6 Guhagar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Guhagar, Dist. Ratnagiri.

### **SANGLI**

- 1 Atpadi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Atpadi, Dist. Sangli.
- 2 Jath The President,  
Court Bar Association, Court of Civil Judge,  
Tal. Jath, Dist. Sangli.
- 3 Kavathe-Mahankal The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kavathe-Mahankal, Dist. Sangli.
- 4 Miraj The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Miraj, Dist. Sangli.

- 5 Tasgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Tasgaon, Dist. Sangli.
- 6 Vita The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Vita, Dist. Sangli.
- 7 Shirala The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Shirala, Dist. Sangli.
- 8 Palus The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Palus, Dist. Sangli.
- 9 Kadegaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kadegaon, Dist. Sangli.

#### **SATARA**

- 1 Dahiwadi The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dahiwadi, Dist. Satara.
- 2 Khandala The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Khandala, Dist. Satara.
- 3 Koregaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Koregaon, Dist. Satara.
- 4 Medha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Medha, Dist. Satara.
- 5 Mhaswad The President,  
Taluka Court Bar Association,  
Court of Civil Judge,  
Tal. Mhaswad, Dist. Satara.
- 6 Patan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Patan, Dist. Satara.
- 7 Phaltan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Phaltan, Dist. Satara.
- 8 Wai The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Wai, Dist. Satara.
- 9 Mahabaleshwar The President,  
Taluka Court Bar Association,  
Court of Civil Judge,  
Tal. Mahabaleshwar, Dist. Satara.

#### **SINDHUDURGNAGARI (OROS)**

- 1 Deogad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Deogad, Dist. Sindhudurnagari (Oros).

- 2 Kankavli The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kankavli, Dist. Sindhudurnagari (Oros).
- 3 Kudal The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kudal, Dist. Sindhudurnagari (Oros).
- 4 Malvan The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Malvan, Dist. Sindhudurnagari (Oros).
- 5 Sawantwadi The President,  
Taluka Court Bar Association, Tal. Sawantwadi,  
Dist. Sindhudurnagari (Oros).
- 6 Vengurla The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Vengurla, Dist. Sindhudurnagari (Oros).
- 7 Dodamarg The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dodamarg, Dist. Sindhudurnagari (Oros).

**SOLAPUR**

- 1 Akkalkot The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Akkalkot, Dist. Solapur.
- 2 Karmala The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Karmala, Dist. Solapur.
- 3 Madha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Madha, Dist. Solapur.
- 4 Mohol The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mohol, Dist. Solapur.
- 5 Mangalwedha The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mangalwedha, Dist. Solapur.
- 6 Sangola The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Sangola, Dist. Solapur.

**THANE**

- 1 Bhiwandi The President,  
Bhiwandi Bar Association, Court of Civil Judge,  
Tal. Bhiwandi, Dist. Thane.
- 2 Dahanu The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Dahanu, Dist. Thane.
- 3 Jawhar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Jawhar, Dist. Thane.

- 4 Murbad The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Murbad, Dist. Thane.
- 5 Shahapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Shahapur, Dist. Thane.
- 6 Ulhasnagar The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ulhasnagar, Dist. Thane.
- 7 Wada The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Wada, Dist. Thane.
- 8 Belapur The President, Navi Mumbai Courts Advocates Association,  
Vashi Courts, 2<sup>nd</sup> Floor, C.G.O. Complex, Kokan Bhavan (Post),  
CBD-Belapur, Navi Mumbai 400 614.
- 9 Vashi The President,  
Vashi Bar Association, Court of Civil Judge, Tal. Vashi,  
Dist. Thane.

#### **WARDHA**

- 1 Pulgaon The President,  
Pulgaon Court Bar Association, Court of Civil Judge, Pulgaon,  
Tal. Deoli, Dist. Wardha.
- 2 Hinganghat The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Hinganghat, Dist. Wardha.
- 3 Karanja  
(Ghatge) The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Karanja (Ghatge), Dist. Wardha.
- 4 Arvi The President,  
Taluka Court Bar Association, Court of Civil Judge, Arvi,  
Tal. Arvi, Dist. Wardha.
- 5 Seloo The President,  
Taluka Court Bar Association, Court of Civil Judge, Seloo,  
Tal. Seloo, Dist. Wardha.
- 6 Samudrapur The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Samudrapur, Tal. Samudrapur, Dist. Wardha.
- 7 Ashti The President,  
Taluka Court Bar Association, Court of Civil Judge, Ashti,  
Tal. Ashti, Dist. Wardha.

#### **WASHIM**

- 1 Karanja The President,  
Taluka Court Bar Association, Court of Civil Judge, Karanja,  
Tal. Karanja, Dist. Washim.
- 2 Malegaon The President,  
Taluka Court Bar Association, Court of Civil Judge, Malegaon,  
Tal. Malegaon, Dist. Washim.

- 3 Mangrulpir The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Mangrulpir, Tal. Mangrulpir, Dist. Washim.
- 4 Risod The President,  
Taluka Court Bar Association, Court of Civil Judge, Risod,  
Tal. Risod, Dist. Washim.
- 5 Manora The President,  
Taluka Court Bar Association, Court of Civil Judge, Manora,  
Tal. Manora, Dist. Washim.

**YAVATMAL**

- 1 Babbhulgaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Babulgaon, Dist. Yavatmal.
- 2 Digras The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Digras, Dist. Yavatmal.
- 3 Ghatanji The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ghatanji, Dist. Yavatmal.
- 4 Kalamb The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Kalamb, Dist. Yavatmal.
- 5 Mahegaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Mahegaon, Dist. Yavatmal.
- 6 Maregaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Maregaon, Dist. Yavatmal.
- 7 Ner The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ner, Dist. Yavatmal.
- 8 Umarkhed The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Umarkhed, Dist. Yavatmal.
- 9 Wani The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Wani, Dist. Yavatmal.
- 10 Aarni The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Aarni, Dist. Yavatmal.
- 11 ZariZamni The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. ZariZamni, Dist. Yavatmal.
- 12 Ralegaon The President,  
Taluka Court Bar Association, Court of Civil Judge,  
Tal. Ralegaon, Dist. Yavatmal.

**सहकार न्यायालय बार (२२)**

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना,  
महाराष्ट्र राज्य सहकारी अपिल न्यायालय,  
मुंबई खंडपीठ नागपूर, प्रशासकीय बिल्डींग नं. १,  
६वा माळा, सिव्हील लाईन,  
नागपूर ४४० ००१.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना,  
महाराष्ट्र राज्य सहकारी अपिल न्यायालय,  
मुंबई खंडपीठ, पुणे पी.एम.टी. बिल्डींग,  
तिसरा मजला, शंकर शेठ रोड, स्वारगेट, पुणे ४२.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना,  
महाराष्ट्र राज्य सहकारी अपिल न्यायालय मुंबई  
खंडपीठ औरंगाबाद, जुने हायकोर्ट बिल्डींग,  
दुसरा मजला, कौटुंबिक न्यायालयाच्या वरती,  
अदालत रोड, औरंगाबाद ४३१ ००५.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना, सहकारी न्यायालय,  
औरंगाबाद जुने हायकोर्ट बिल्डींग, दुसरा मजला,  
कौटुंबिक न्यायालयाच्या वरती, अदालत रोड,  
औरंगाबाद ४३१ ००५.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना, सहकार न्यायालय, पुणे १ व २,  
पी.एम.टी. बिल्डींग, तिसरा मजला, शंकर शेठ रोड,  
स्वारगेट, पुणे ४२.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना, सहकार न्यायालय, अमरावती  
जिल्हा व सत्र न्यायालयाच्या बाजुला, विद्या कॉलनी  
रोड, जिल्हा परिषद समोर, अमरावती ४४४ ६०२.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, नागपूर  
प्रशासकीय बिल्डींग नं. १, ६वा माळा,  
सिव्हील लाईन, नागपूर ४४० ००१.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना, सहकार न्यायालय, सांगली क्र. १  
व २, भु विकास बँक इमारत, चौथा माळा,  
सिव्हील हॉस्पिटल समोर, सांगली.

प्रति,  
मा. अध्यक्ष/सचिव,  
वकील संघटना, सहकार न्यायालय,  
सातारा ५२४/१बी, सदर बझार, कोरेगांव रोड,  
सातारा ४१५ ००१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, पुणे  
जिल्हा व सत्र न्यायालयाचे आवार, कोर्ट नाका,  
ठाणे ४०० ६०१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, श्रीरामपूर नगर  
परिषद क्रिडा संकुल इमारत, १ला मजला,  
जिल्हा न्यायालयाजवळ, श्रीरामपूर,  
जि. अहमदनगर ४१३ ७०९.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय,  
रायगड/रत्नागिरी सहकार भवन, शिक्षक पतपेढी  
कॅम्प, दुसरा माळा, ब्राम्हण आळी,  
अलिबाग ४०२ २०१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, कोल्हापूर क्र. १  
व २, २४०२ / ६०२ / ६बी (अे वार्ड)  
भास्करराव जाधव वाचनालय, गांधी मैदान,  
कोल्हापूर ४१६ ०१२.



प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, नाशिक,  
आचार्य दोंदे विद्यार्थी भवन, पहिला माळा,  
टिळक वाडी, शरणपुर रोड, नाशिक ४२२ ००१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, नांदेड सोमेश  
कॉलनी, कला मंदिराच्या पाठीमागे,  
नांदेड ४३१ ६०१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, अहमदनगर,  
हाउस नं. १८८, दिल्ली दरवाजाजवळ,  
शमी गणपतीजवळ, देशमुख गल्ली,  
अहमदनगर ४१४ ००१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, कोपरगांव  
गोदावरी प्रवरा के.व्ही.सिंग लि. बिल्डींग कोर्ट रोड,  
कोपरगांव जि. अहमदनगर, ४२३ ६०९.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, जळगांव जुना  
बी.जे. मार्केट, ३ रा गाळा, बालगंधर्व  
नाटयगहासमोर, जळगांव ४२५ ००१.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, सोलापूर  
व्दारा महसूल कर्मचारी पतसंस्था इमारत, १ मजला,  
जिल्हाधिकारी टावर, सोलापूर ४१३ ००३.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, लातूर,  
यशवंत शाळेसमोर, नांदेड रोड, लातूर ४१३ ५१२.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकार न्यायालय, अकोला,  
२रा मजला, होमिओपेथिसक मेडीकल कॉलेजसमोर,  
अकोट रोड, अकोला ४४४ ००६.

प्रति,  
मा. अध्यक्ष/सचिव  
वकील संघटना, सहकारी न्यायालय, कोर्ट बार  
असोसिएशन, डी. डी. बिल्डींग, तिसरा मजला,  
जुने कस्टम हाऊस, मुंबई-२३.

LIST OF INDUSTRIAL & LABOUR COURTS WITH ADDRESS

Sr. No.	INDUSTRIAL COURTS	Sr. No.	LABOUR COURTS
1.	Industrial Court at Mumbai, 1st Floor, Collector Building, Near Chetna College, New Adminis- tration Building, Government Colony, Bandra (E), Mumbai 400 051.	1.	Labour Court at Mumbai, Ground Floor, New Administration Building, Opp. Chetna College, Government Colony, Bandra (E.), Mumbai 400 051.
2.	Central Government Industrial Tribunal. 1st Floor, N S Building, Opposite V C A Ground, Civil Lines, Nagpur, Maharashtra 440 001.	2.	Central Government Labour Court, 1st Floor N. S. Building, Opp. V. C. A Ground, Civil Lines, Nagpur, Maharashtra 440 001.
3.	Industrial Court at Pune, Commercial Building 1, Swargate, Pune 411 042.	3.	Labour Court at Pune Commercial Building-1, PMT Building, Swargate, Pune 411 042
4.	Industrial Court at Thane, Plot No.P-7, Wagle Industrial Estate, Thane (W.), Thane 400 604.	4.	Labour Court at Thane, 3rd Floor, Office Complex, Wagle Industrial Estate, Mulund Check Naka, Thane (W.), Thane 400 604.
5.	Industrial Court at Kolhapur Central Administrative Building, Ground & 1st Floor, Kasaba Bawada, Kolhapur 416 006.	5.	Labour Court at Kolhapur Central Administrative Building, Ground & 1st Floor, Kasaba Bawada, Kolhapur 416 006.
6.	Industrial Court at Ahmednagar 2nd Floor, Savitribai Phule Sankul, Near T. V. Centre, Savedi, Ahmednagar.	6.	Labour Court at Ahmednagar 3rd Floor, Savitribai Phule Sankul, Near T. V. Centre, Savedi, Ahmednagar.
7.	Industrial Court at Nashik Golf Club, Gadkari Chauk, B-1/4, Vasant Bahar, Government Quarters, Trimbak Road, Nashik 422 002.	7.	Labour Court at Nashik Hotel Zankar, 2nd Floor, Ganjmal, Behind Bus Stop, Nashik City, Nashik 422 001.
8.	Industrial Court at Akola, Jatharpeth Chowk, Akola, Maharashtra.	8.	Labour Court at Akola, Jatharpeth Chowk, Akola, Maharashtra.

Sr. No.	INDUSTRIAL COURTS	Sr. No.	LABOUR COURTS
9.	Industrial Court at Jalna, Sanjay Nagar, Old Jalana, Jalna 431 213, Maharashtra.	9.	Labour Court, Jalna Sanjay Nagar, Old Jalana, Jalna 431 213, Maharashtra.
10.	Industrial Court at Amravati, Industrial Court, Behind Collectorate Office, Camp, Amravati 444 602, Maharashtra.	10.	Labour Court at Amravati Lalit Deshmukh Centre, Swami Vivekanand Market, Behind Collectorate, CAMP, Amravati 444 602.
11.	Industrial Court at Yavatmal, Yavatmal Town, Yavatmal (Dist.), Maharashtra.	11.	Labour Court at Yavatmal Near Subhedar Medicals, Godhani Road, Yavatmal, Maharashtra.
12.	Industrial Court at Satara, 329, Yado Gopal Peth, 1st Floor, Rajdhani Towers, Rajwada, Satara 415 002, Maharashtra.	12.	Labour Court at Satara, 329, Vadogopal Peth, 1st Floor, Rajdhani Towers, Rajwada, Satara 415 002.
13.	Industrial Court at Jalgaon, 3rd Floor, Old Bhikamchand Jain Market, "E" Wing, Jalgaon 425 001, Maharashtra.	13.	Labour Court at Jalgaon, 3rd Floor, "G" Wing, Bhikamchand Jain Market. Jalgaon 425 001.
14.	Industrial Court at Solapur, Beskar Complex, Civil Chowk, Siddheshwar Peth, Solapur, Dist. Solapur 413 003, Maharashtra.	14.	Labour Court at Solapur, Beskar Complex, Siddheshwar Peth, Solapur 413 003.
15.	Industrial Court at Aurangabad, Old High Court Building, Adalat Road, 2nd Floor, Aurangabad 431 001, Maharashtra.	15.	Labour Court at Aurangabad, 2nd Floor, Old High Court Building, Adalat Road, Aurangabad 431 001.
16.	Industrial Court at Sangli, Industrial Court, Market Yard, Sangli 416 416, Maharashtra.	16.	Labour Court at Sangli, 183/184, Market Yard, Sangli 416 416.
		17.	Labour Court at Bhandara, Civil Lines, Bhandra 441 904.

Sr. No.	INDUSTRIAL COURTS	Sr. No.	LABOUR COURTS
17	Industrial Court at Bhandara, Bhandra, Maharashtra.	18.	Labour Court at Latur, 152, Government Quarter, MIDC, Barshi Road, Latur 413 512.
18	Industrial Court at Latur, Near Sushiladevi College, Banglow No. 29, Saidham, MIDC, Latur 413 512.	19	Labour Court at Dhule, Patrakar Bhavan, Sakri Road, Vikas Colony, Dhule 424 001.
19.	Industrial Court at Dhule, Patrakar Bhavan, Sakri Road, Vikas Colony, Dhule 424 001.	20	Labour Court at Chandrapur, Chandrapur, Maharashtra.
20.	Industrial Court at Chandrapur, Chandrapur, Maharashtra.	21	Labour Court at Gondia, Mama Chowk, 2nd Row, Plot Nos. 6 to 10, Gondia.
		22	Labour Court at Mahad, Mahad, Maharashtra.
		23	Labour Court at Ratnagiri, Pawas Road, Dist. & Tal. Ratnagiri, Ratnagiri 415 612.
		24	Labour Court at Wardha, Indira Market Building, Indira Market, Wardha 442 001.
		25	Labour Court at Buldhana, Civil Hospital Road, Chaitanyawadi, Tal. & Dist. Buldhana, Buldhana 443 001.
		26	Labour Court at Nanded, Ground Floor, Vakratund Plaza, Pawadewadi Naka, Yeshwant Nagar, Nanded 431 601.

PRAVIN RANPISE,  
Secretary,  
Bar Council of Maharashtra and Goa.